Higher education governance in France, Germany, and Italy: Change and variation in the impact of transnational soft governance

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ABSTRACT
There is a consensus that transnational soft governance has unleashed the forces of change in higher education. However, individual national HE systems are still anchored in country-specific regulatory regimes, which reflect national-historical, institutional, and cultural developments. Against this background, three crucial questions guide our study: How does the state react to transnational pressures for change? How is transnationally inspired policy change ‘digested’ by the preexisting country-specific governance structures? And to what extent have national HE systems converged on a common governance model? To address these questions, we conduct a multi-level comparative analysis of developments in Germany, France, and Italy. We first break down the concept of higher education governance into sub-dimensions and derive concrete policy indicators for three historically embedded governance ideal types. Drawing on historical institutionalism and institutional isomorphism, we explore how historical legacies and transnational communication have impacted policy pathways over the past 30 years. We graphically illustrate the policy trajectories using our ‘governance triangles’, which encompass the balance of power between multiple actors, including the state and universities, university management and the academic profession, and external stakeholders.

1. Introduction

In particular from the 1990s onwards, European higher education (HE) systems have been increasingly confronted with fundamental reform pressures. A series of interrelated challenges such as the emergence of the knowledge society, unsatisfactory economic growth, the perceived unattractiveness of European universities, educational expansion, and, simply stated, globalization led to an increased consensus that new dynamics must be injected into European HE. These challenges were reinforced by the global rise of managerial reform
ideas associated with New Public Management as well as a general crisis of public finance and hence structural underfunding of universities.

Facing powerful domestic veto players and vested academic interests, national executives took a ‘transnational detour’ to increase outward legitimacy pressures on domestic HE systems (Martens & Wolf, 2006). Launched in 1999, the Bologna Process created a regime of transnational soft governance primarily based on voluntary mechanisms of communication and information exchange. As a loosely coupled system for the exchange of expertise, know-how, and the promotion of concrete principles and policy strategies, Bologna has become a means of mainstreaming HE activities toward similar overarching policies. Consequently, national HE systems were increasingly challenged to demonstrate their legitimacy in the context of an emerging transnational governance platform. This development was reinforced by parallel attempts to compare the performance of HE systems through rankings and benchmarking. Along these lines, the European Commission, which became increasingly engaged in HE policy, has explicitly promoted entrepreneurial management, funding diversification, as well as closer university–industry ties (European Commission, 2006). Moreover, the Bologna Process has spawned a highly stakeholder-oriented model of transnational governance focusing on the inclusion of multiple stakeholders such as national rectors’ conferences, student unions, and governmental actors. Thus, it is plausible to assume that Bologna may radiate normative pressures for national governments to embrace policies aimed at more competition, entrepreneurialism, and multi-stakeholdership as well.

Despite an increasing consensus that soft governance processes at the European and international levels are impacting national governance arrangements (Amaral, Musselin, Neave, & Maasen, 2009; Dobbins, 2011), it is also generally acknowledged that individual HE systems are embedded in country-specific coordinative regimes, which reflect national-historical, institutional, and cultural peculiarities. Presently, we still have limited knowledge on the actual effect of transnational reform pressures on these institutionally highly embedded systems. Against this background, three crucial questions will guide the present analysis. How have HE systems reacted to transnational pressures for change and modernization? How is transnationally inspired policy change ‘digested’ through embedded preexisting country-specific governance arrangements? And, to what extent are national HE systems converging to a common (market-oriented) governance model?

To address these questions, we explore developments in the three large Western European HE countries – Germany, Italy, and France1 – which essentially gave the initial impetus to the Bologna Process. We focus on these three countries because their HE systems display a strong variation with regard to institutionalized patterns of HE governance. While Germany has a strong tradition of academic oligarchy and self-regulation, France is characterized by a much stronger role of centralist state intervention. Italy, by contrast, combines elements of both the German and the French systems. Given this variation, the three countries can be considered particularly interesting cases to analyze potential convergence effects emerging from transnational reform pressures. Drawing on two competing theoretical strands – historical institutionalism and institutional isomorphism – we explore how historical

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1The United Kingdom was also one of the four initiators of the Bologna Process. However, it initially did not perceive the Bologna Process as a lever for domestic policy change, rather as a platform for other European systems to converge on the British HE model (Hoareau, 2009; Witte, 2006). Therefore, and for reasons of space, we do not address HE policy developments in the United Kingdom.
institutions and processes of transnational communication have shaped changes in HE governance. In the following, we first present our analytical framework. We then compare different aspects of HE governance for the three countries under study, before concluding with a general discussion of our findings.

2. Theoretical considerations and framework of analysis

From the perspective of sociological institutionalism, the promotion of transnational reform models leads us to assume that models of HE governance will converge across countries. According to theories of *institutional isomorphism* (DiMaggio & Powell, 1991), strong external legitimacy challenges compel national HE systems to embrace norms and structures of other HE systems that are perceived as successful in their organizational environment. Instead of developing own solutions, organizations aim to enhance their legitimacy through policy emulation. Accordingly, the quest for legitimacy (and not efficiency) is the main driver of domestic reforms. As a consequence, the Bologna Process and parallel patterns of benchmarking support the expectation of converging national HE systems toward transnationally promoted external policy models. Yet, this expectation of Bologna-induced convergence rests on the assumption that transnational reform pressures constitute the main source of legitimacy for national HE organizations. Regarding the Bologna Process and the countries under study, this assumption bears high plausibility, as their governments were among the initiators of the process and thereby deliberately attempted to overcome national reform opposition by creating a transnational governance platform.

Yet, legitimacy concerns might not be the only factor affecting national policy responses. As emphasized by *historical institutionalists*, policy developments are strongly conditioned by embedded legacies and structures (Hall & Taylor, 1996). Global trends may be ‘digested’ differently in varying contexts, depending on underlying interest constellations and institutional opportunity structures. As a consequence, the speed and direction of national reforms might vary across countries. Rather than convergence, distinctive national reform trajectories may be observed.

Our three case studies serve to reflect such diversity in preexisting historical institutions. Despite its heterogeneous federal structure, German HE heavily draws on Humboldt’s tradition of academic self-rule and the inseparable link between teaching and research. Originally rooted in the tradition of academic freedom and autonomy (Gieysztor, 1992, p. 108), by contrast, French HE experienced a phase of all-embracing nationalization and the abolishment of university self-administration in the sixteenth and seventeenth centuries. Under Napoléon, universities essentially became teaching institutions entrusted with the realization of state political and ideological objectives (Neave, 2001, p. 37), while specialized institutions for the formation of national elites (*grandes écoles*) were established. Until the 1960s, French HE was characterized by two seemingly paradoxical phenomena: state-centeredness and structural compartmentalization. Universities as overarching institutions essentially did not exist, while individual faculties were the main decision-making units. Although universities were declared autonomous institutions in 1984, they remained under the supervision of the education ministry (Chevaillier, 2007) and were not granted additional legal or financial self-management capacities. Finally, Italian HE is also historically marked by a high degree of top-down state steering (Esposti & Geraci, 2010). Similar to the French system, Italian universities were overshadowed by the compartmentalized faculties and only
became autonomously operating collective actors over the past few decades. However, the Italian HE system also resembles elements of the German system, in particular with regard to its powerful professoriate (Clark, 1977). Italy hence reflects a paradoxical combination of a quasi-feudalistic chair system and a strong state bureaucracy, the latter of which has often also traditionally been headed by powerful chairholders or at least subject to their influence through parliament.

Returning back to our theoretical perspective, we are thus confronted with two contradictory expectations regarding the effects of transnational reform pressures on the extent of cross-national HE policy convergence: either the steadfastness of historical path dependencies or transnationally induced policy change. We argue that the question whether isomorphic effects or national path dependencies might prevail depends on the relative strength of both factors within certain policy dimensions. On the one hand, transnational reform pressures are not of equal relevance for all aspects of national HE policies. On the other hand, the institutional stickiness of national HE arrangements may vary from issue to issue. For instance, personnel policies might be less subject to such pressures than funding matters due to the attachment of the former to the national civil service.

2.1. Analytical conceptualization of HE governance

In order to juxtapose these historical constellations with purported transnationally promoted trends toward the marketization of HE policy and measure the direction and degree of national reforms, we define three ideal types of HE governance – academic self-rule, state-centered model, and marketized model (see also Clark, 1983; Olsen, 2007). We then break down their varying characteristics into three key governance dimensions: general HE arrangements, financial governance, and personnel autonomy. These inextricably linked dimensions bear specific features according to the historical steering tradition, which enable us to systematically trace country-specific developments.

2.1.1. General HE arrangements

We begin with general HE arrangements, which are closely related to the allocation of procedural autonomy (Berdahl, 1990) and balance of power between the state, university management, and the professoriate. Specifically, who bears the greatest thrust of decision-making, to what extent is decision-making driven by entrepreneurial considerations, and which actors assume the most significant controlling functions in HE? And who regulates relationships between the university and society?

The constitutive logic of a state-centered HE system is that universities function as utilitarian institutions to meet national priorities (Olsen, 2007). The state directly coordinates all or most procedural matters, including admission requirements, the nomination of academic personnel and, in some cases, even curricula and examinations. University governance is largely framed by uniform legislation in combination with nationally standardized

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2Olsen (2007) also puts vision of universities as representative democracies based on principles of direct democracy and large-scale student participation through which universities actively strive to enhance democracy in society in general. However, elements of student sovereignty, egalitarianism, and democracy can also be found in the three other models in various ways. The concept of the university as a direct democracy impacted HE reforms after 1968 and influenced other governance systems without fully establishing itself as a broadly practiced model.
employment regulations. University autonomy and self-management are restricted by the strong interventionist capacities and administrative control of the state. University managers are largely subservient to the state bureaucracy and ministerial guidelines, while the ministry exerts unilateral process-oriented quality control over internal university affairs. Research and education are seen as being closely in line with national industrial and technological demands, whereby ties between universities and industry are generally mediated through national government (see Neave, 2003, p. 145).

The main organizational *leitmotiv* in academic self-rule arrangements is frequently described by skeptical observers as ‘academic oligarchy,’ emphasizing weak university management, strong academic self-regulation by the professoriate, in particular regarding study and research profiles (de Boer & Goedegebuure, 2003, p. 215), and a compartmentalized system of academic chairs. Ideally, the model is based on a state–university partnership, governed by principles of corporatism and collective agreement. On the one hand, academic ‘oligarchy’ is synonymous with the self-regulation of academic affairs by the scientific community via academic senates at the institutional level in concert with external self-governing bodies (Clark, 1983, p. 140). On the other hand, the state limits academic self-governance through diverse planning and financial laws. Self-governance thus takes place within broader, state-defined constraints, while professors hold the status of civil servants.

Unlike their counterparts, ‘marketized’ universities essentially operate as economic enterprises within and for regional or global markets (Marginson & Considine, 2000) and permanently compete for human capital and financial resources. University management is generally separated from academic management and entrusted with significant institutional leadership capacities. This enables universities management to autonomously regulate its own institutional parameters, strategically design structures and study programs, while often aligning them with socioeconomic demands. Marketization, however, by no means implies the complete detachment of the state, as the government generally defines broader HE policies to promote competition and transparency for the ‘consumers’ of education products. Another notable feature of market-based models is the direct impact of business and commerce on HE policy-making as ‘co-agenda-setters.’ In state-centered and academic self-rule models, such forms of regional and economic cooperation also may exist, but tend to be coordinated by the state or individual academics.

### 2.1.2. Financial governance

In state-centered systems, the state maintains control over funding and generally allocates itemized or earmarked funds at its discretion. Hence, institutions have little freedom to use funds independently. In academic self-rule constellations, universities are also highly financially dependent on the state, which limits their scope for strategic investments. Based on collective agreements, the state does however tend to grant institutions broader discretion in the expenditure and allocation of funds than in state-centered constellations. In most cases, some funds are allocated for specific purposes, and others left to the discretion of institutions. Third-party research funds are generally procured by high-ranking academics, which in turn increase professorial control over funds. Marketized systems tend to integrate entrepreneurial and investment culture into funding policy (Estermann & Nokkala, 2009). They are characterized not only by stiff competition over state and non-state funds but also a greater diversity of funding sources (de Boer & Goedegebuure, 2003). Marketization generally entails a shift toward lump-sum and performance-based university funding (often
at a reduced level), which in turn enhances the flexibility of university management, while also exerting pressures to procure more external funding.

2.1.3. Personnel autonomy
Personnel autonomy comprises authority over human resource management and the degree of involvement of academics in strategic decision-making processes, i.e. the separation of academic and administrative-strategic management (Estermann & Nokkala, 2009). In state-centered arrangements, decisions over recruitment, rewarding, and sanctioning of personnel remain in the realm of governments. The idea of a ‘community of scholars’ is much more visible in academic self-rule models as researching academics play the dominant role in personnel recruitment. In market-oriented approaches, authority over the selection of academic and high-level personnel is at least partially transferred away from the ‘academic’ ‘oligarchy’ to university management, which generally has greater means to sanction or dismiss ‘unproductive’ academics (Table 1).

Despite the static nature of the indicators, these three non-mutually exclusive ideal-type models are sufficiently broad to distinguishably trace national policy change, while reflecting both current trends (e.g. marketization; stakeholder governance) as well as the historical foundations of European universities. We now examine how the interplay between transnational pressures for change and historical institutions has shaped the HE governance trajectory. Instead of carrying out individual country case studies, we focus on developments within the three governance dimensions in Germany, Italy, and France. We trace policy developments between three benchmark years – 1984, 1999, and 2014. The timeframe of analysis thus spans three decades during which the first major HE reforms were initiated in Western Europe to the phase of Europeanization with the kick-off of the Bologna Process in 1990 on to the most recent phase, which reflects the preliminary outcome of the recent heavy reform activity.

3. Empirical analysis
To take stock of the reform output in the three countries under study, we aligned each country° with one of our three ideal types for each of the above-described indicators. The data were gathered from a structured questionnaire completed by at least eight HE policy-makers and experts per country. The respondents included ministerial representatives, top-ranking HE researchers, and university management representatives, who were addressed on the basis of their privileged access to inside knowledge, participation in the policy process, and/or their involvement in HE networks. In the questionnaire, we explicitly requested respondents to outline developments over the last three decades by identifying the main decision-makers and/or balance of power for all indicators. To increase the reliability of the findings, we compared and contrasted the provided data with HE legislation, policy documents, and secondary literature. We also conducted several in-depth interviews with

°The German case is challenging because the individual Länder (states) are responsible for HE and, in particular since the 2006 Federalism Reform, have pursued their own version of university reform. However, the HE systems of the 16 Länder are rooted in the same Humboldtian ideal type and most recent reforms generally have moved in the same direction of constrained marketization, albeit at different speeds. Therefore, we focus on overarching developments that apply to most or all Länder, while providing scattered references to divergent Länder reforms. For reforms in the German Länder, see Kamm and Kölle (2010), Keller and Dobbins (2015).
HE policy experts in each country in order to complement and validate our empirical findings. This ensured a reliable assessment of the correspondence of the status quo with each governance indicator in each country over three time periods.

### 3.1. Comparative analysis of developments in general HE arrangements

How has the balance of power between university management, the state, and academic community evolved over the past 30 years? In France, the transnationalization of HE provided a clear isomorphic stimulus to the overhaul of the institutional parameters of HE (Baty, 2010; Musselin, 2009). In reaction to the Bologna Process, the state pushed to ‘managerialize’ university governance structures with the *loi de modernisation universitaire*, which was based on the principles *autonomie des enseignements* (teaching autonomy) and *autonomie de gestion* (administrative autonomy) (Witte, 2006). However, the reform failed amid bitter resistance from student unions, who – alluding to historically entrenched principles of statism and educational equality – argued that universities would be exploited by enterprises and become a tool for labor market training (Interview Student Union Representative...
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Hence, the isomorphic pressures from Bologna were initially insufficient to topple the historically embedded governance tradition. However, French HE was soon rattled by another byproduct of internationalization: its very poor performance in university rankings. This fed into concerns over the human capital potential of the HE system (see Aghion & Cohen, 2004) and increased the perception of France as a HE laggard. As reflected by the many references to international competition and the below-average performance of French universities (MESR 2007), the Sarkozy government increasingly regarded itself as a catalyst for the isomorphic emulation of the governance models of HE policy 'forerunners', (Sarkozy, 2007).

The resulting 2007 Law on the Freedoms and Responsibilities of Universities (Loi relative aux libertés et responsabilités des universités, LRU) constituted a breach with the state-centered steering tradition. Its centerpiece is a smaller conseil d'administration (administrative council), which now consists of 20 to 30 members (instead of previously 60), approx. 40% of whom are lecturing researchers. On the one hand, this enhanced the position of the academic profession (Musselin, 2009, 195), a trend reinforced by a recent law (2013) requiring universities to partner or merge with non-university research institutes and coordinate joint research activities. On the other hand, in line with the market-oriented paradigm, the conseil d'administration now also must include external stakeholders, of which at least one is to be head of a leading enterprise (LRU 2007, Art. 7; Aust & Crespy, 2009).

As an additional sign of isomorphic alignment with Anglo-Saxon HE systems, the LRU reform allocates more powers to university presidents. Elected for four years by the conseil d'administration (Article 6), the president is responsible for implementing four-year performance contracts (contractualisation), coordinating third-party relations and monitoring the allocation of governmental and private funding. The conseil d'administration essentially merges academic representation and management functions into one institution, while transferring extensive authority to university presidents over the employment and promotion of academic staff (LRU 2007, Art. 19).

As for quality assurance, a shift toward the market-oriented paradigm kicked in even earlier. The Bologna Process not only inspired the creation of a new quasi-governmental agency (AERES^5), but also new market-oriented instruments aimed at reinforcing the research mission of French universities. Specifically, the evaluation agency heavily relies on external evaluation including international members and increasingly applies ex post, i.e. output-oriented criteria such as bibliometric evaluations of academic publications (see Musselin & Paradeise, 2009, p. 37). The 2013 HE law also introduces the ex ante state accreditation of HE institutions. While a reform-adverse movement called Sauvons la Recherche vehemently opposed the reforms, the Sarkozy government's rhetoric over global legitimacy and visibility served to garner the support of many academics with close ties to the ministerial bureaucracy (Soulé, 2007).

Contrary to France, general HE arrangements in Germany have experienced more 'constrained' marketization within historical parameters. Fears of lagging behind in the global

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^4 Only one French university (Paris-Sud) ranked among the top 100 in the 2003 Shanghai ranking, while French university departments also were far behind their American and Northern European competitors in the 2007 department-based Shanghai ranking. No university ranked among the top 100 in the Times Higher Education ranking (Dalsheimer & Despréaux, 2008, p. 8).

^5 Agence d'évaluation de la recherche et de l'enseignement supérieur. The 2013 HE Law (Loi n°2013-660) replaced it with the Haut conseil de l'évaluation de la recherche et de l'enseignement supérieur.
race for educational excellence, knowledge, and innovation loomed high over German education policy-makers (Toens, 2009; Wissenschaftsrat, 2000). Faced with drop-out rates, dwindling state funding, and long study duration, the German Government seemed unable to reform and modernize the system from above without support of the Länder. However, Bologna quickly placed policy change in the context of a broader European and global endeavor of remodeling HE. What essentially then transpired in Germany was a large-scale effort to balance global pressures for change with preexisting structures. For example, a series of institutional innovations partially inspired by foreign models – such as university councils (Hochschulräte), target agreements (Zielvereinbarungen), new quality assurance schemes – have been injected into preexisting HE arrangements, but are restrained from fundamentally transforming HE governance. For example, university councils (Hochschulräte) were established in most German Länder to allow external representatives to exert control over university management (Rektorat or Präsidium) and academic senates (see Hüther, 2009 for different Länder-specific types of Hochschulräte). However, there is little evidence that their new co-decision rights have uprooted collegial, professor-dominated university governance structures (Hüther, 2009).

Already introduced in the late 1990s in some German Länder, target agreements (Zielvereinbarungen) have rapidly expanded over the past decade. Like the French contractualisation procedure, these multi-annual negotiated pacts between the Länder and HE institutions break with the tradition of hierarchical decrees (Schimank, 2006). However, they still uphold the legitimate interest of the state in steering the system (Ziegerle, 2002, p. 111) by setting ‘production goals’ for universities to meet, e.g. new research specializations, fewer ‘drop-outs’, the expansion of quality management, and study program accreditation (Wilkesmann & Würmseer, 2009). These output agreements have inevitably strengthened university management. However, their impact is constrained by the lack of sanction mechanisms for non-compliance with objectives in most Länder. University management is also still heavily constrained by the academic community. Even in such cases in which university management was overtly strengthened, it still operates within loosely coupled systems, in which operative power has historically primarily been concentrated in the professorial chairs and faculties and channeled upwards through academic senates. Thus, the historically strong senates, in which professors clearly still hold the majority of seats and votes, have extensive authority over the distribution of personnel and resources among departments as well as the decisions concerning research, teaching, and the appointment of professors (Kaulisch & Huisman, 2007; Interview Ministry of Education, Science and Culture, Rhineland-Palatinate, February 2012).

However, the states (Länder) – like the French central government – can by no means be written off as key decision-makers. To effectively promote overarching reforms within the structurally fragmented, bottom-heavy system, they have refrained from a strategy of top-down imposition of administrative structures or ‘system design’ as in France. Instead, they have increasingly sought to encourage developments from within universities by allying themselves with university management. Hence, in most Länder structural development is increasingly the task of individual universities. One particularly striking example of this is Hochschulfreiheitsgesetze (University Freedom Laws) of North Rhine-Westphalia (2006) and Saxony (2012), which legally define universities as self-administering bodies and place far-reaching autonomy over personnel, financial, and organizational manners in university management (Präsidium) (Heinz & Horst, 2011).
Quality assurance is an additional reflection of these new multilateral forms of governance. Germany has significantly expanded ex ante accreditation of study programs. The first milestone in this direction was the establishment of the Accreditation Council (Akkreditierungsrat) in 1998 in order to secure minimal standards in teaching and research as well as the labor market relevance of study programs. Despite its central position in German quality assurance networks, the Accreditation Council can be seen as the result of a power struggle between the Federal Government and Länder in which the Länder prevailed (Serrano-Velarde, 2008). Thus, the central body does not accredit study programs itself, rather authorizes six decentralized and largely non-profit agencies to accredit programs. The new accreditation can be viewed as both ex ante and ex post, as the original accreditation is followed up on by re-accreditation after several years. At the same time, many Länder have pushed for the expansion of internal evaluation as part of the target agreements (Leistungsvereinbarungen) (König, 2006). Thus, there is a strong argument that quality assurance has entered a phase of over-complexity through which the different quality assessments may send contradictory signals (Teichler, 2003).

Contrary to Germany's attempts to consistently balance isomorphic change with historical settings, developments in general HE arrangements in Italy reveal a nonlinear pattern. Earlier than France or Germany, Italy had experimented with British-style New Public Management reforms in the late 1980s (Moscati, 2001). The state withdrew from the detailed regulation of the university bureaucracy, granting academics more autonomy pegged with greater accountability. In addition to the transfer of extensive financial and personnel autonomy to universities (see below), the state required universities to establish so-called nuclei di valutazione, which conduct internal performance evaluations under the supervision of a national coordination agency (Berning, 2002). Italy had partially aligned itself with the marketized paradigm already before Bologna was launched.

The state doubled-down on this paradigmatic shift in the early 2000s. Regarding university structures, university governing boards known as the consigli di amministrazione (administrative council) were strengthened to counterbalance powerful academic senates and incorporate external members into decision-making (rather similar to the German case) (Boffo, Dubois, & Moscati, 2008). However, and contrary to the French conseil d’administration, the Italian consigli di amministrazione initially remained academic-dominated bodies (Interview Italian University Professor 2015). The professoriate strategically mobilized to capture the administrative councils to the extent that they could hardly be distinguished from academic senates in terms of composition and function. Demands for entrepreneurial governance structures hence resulted in the duplication of already existing academic-dominated institutions (Capano, 2008; Moscati, 2012; Interview Italian university researcher 2015) to the detriment of external stakeholders (Donina, Meoli, & Paleari, 2015). Thus, by 2010, Italy had actually to some extent fallen back into academic oligarchy, as attempts at isomorphic alignment with managerialist structures were either strategically exploited to reinforce historical institutions or simply withered away in the entrenched collegial institutions.

However, we observe a deviation from this trend regarding quality assurance. While the foundations were already laid in the 1990s with the establishment of nuclei di valutazione and a national quality assurance body (CNVRU), the Bologna Process fostered the deeper institutionalization of multilateral quality assurance (Capano & Piattoni, 2009). Striking here is the apparent isomorphic orientation toward with the French quality assurance body
AERES. Like its French counterpart, a new Italian evaluation agency – ANVUR⁶ – conducts *ex ante* and *ex post* accreditation of study programs together with international experts, while also heavily drawing on bibliometric and peer review data to compile bi-annual university ‘report cards’ and allocate performance-based bonuses to institutions.

More recently, university decision-making has also swung back somewhat toward the marketized paradigm. The 2010 Gelmini⁷ law introduced important changes in this regard by differentiating the functions of the senate and *consiglio di amministrazione*. While the *consiglio* assumes financial and strategic management, the senate deals exclusively with pedagogical and substantive issues (Art. 2h; Art. 2n; 2o) (see Donina et al., 2015). Contrary to France, the law maintains the academic senate as a core governing body. Moreover, the Gelmini law reduces rectors’ terms to six years (Art. 2d), which may inadvertently make him/her less willing to exert strategic leverage and seek confrontation with academic peers. These circumstances – combined with substantial public budget cuts – constrain the leadership capacities of Italian rectors compared to French university presidents (Table 2).

Our findings can be graphically illustrated using Clark’s triangle of HE coordination (Clark, 1983), which enables us to conceptualize the shifts in the triangular relationship between the state, market, and academic community. Our ideal types are based on the assumption that HE systems have three core centers of gravity – the academic ‘oligarchy’, the state, and the market, i.e. as reflected in entrepreneurial institutional leadership and the diffusion of competitive instruments into HE governance. This ‘multiple-triangle’ approach is based on our qualitative codings of the indicator- and country-specific results over three time periods, which we then aggregated to measure the distance to each three ideal types. This approach has the advantage that the triangles not only reflect shifts in authority, but also the changing unilateral, bilateral, or multilateral nature of governance. A thin, arrow-like triangle, for example, depicts the dominance of one ideal type and set of actors and/or institutions, while a larger triangle reflects more multilateral governance constellations (Illustration 1).

A closer look at the triangles underlines the different patterns of general change for the three countries under study. We see that France recently experienced ‘policy punctuation’ with historical traditions, leading to both a shift in the institutional balance of power toward university management (market-oriented model). The larger size of the triangle also reflects the increasingly multilateral nature of policy-making. Specifically, the strengthening of university research mission and ensuing realignment with the Humboldtian tradition have bolstered the position of the academic community, while external stakeholders have taken a prominent position in university governance. However, the state still bears responsibility for the structural design of the system as a whole, in particular through the *contractualisation* instrument. Thus, developments in France can be described as state-driven isomorphic change in multiple directions, i.e. toward the marketized and academic self-rule models.

Germany, by contrast, has been more of a ‘drifter’ when it comes to general HE arrangements. As reflected in the illustration, essentially no policy change took place between 1984 and 1990. Facing tremendous pressures to uphold the international competitiveness of

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⁶Agenzia Nazionale di Valutazione del sistema Universitario e della Ricerca.
⁷Official name of law: Norme in materia di organizzazione delle Università, di personale accademico e reclutamento, nonché delega al Governo per incentivare la qualità e l’efficienza del sistema universitario.
Table 2. Changes in general HE arrangements.

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<td>Who controls/evaluates?</td>
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<td>Ministry</td>
<td>Quasi-governmental evaluation body</td>
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<td>What is controlled/evaluated?</td>
<td>Academic processes</td>
<td>Academic processes</td>
<td>Quality of academic products/research output, publications</td>
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<td>When does evaluation occur</td>
<td>Ex ante</td>
<td>Ex ante</td>
<td>Ex post 'System-design', Incentives for competition and quality improvements</td>
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<td>State control instruments</td>
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<td>'System-design', Incentives for competition and quality improvements</td>
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<td><strong>Italy</strong></td>
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<td>Dominant management approach</td>
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<td>Bureaucratic, collegial</td>
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<td>Who controls/evaluates?</td>
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<td>Quasi-state evaluation agency and internal peer review</td>
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<td>What is controlled/evaluated?</td>
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<tr>
<td>When does evaluation take place?</td>
<td>Ex ante</td>
<td>Ex ante/Ex post</td>
<td>Ex ante/Ex post</td>
</tr>
<tr>
<td>State control instruments</td>
<td>'System-Design'</td>
<td>'System-design'</td>
<td>Incentives for competition and quality improvements</td>
</tr>
<tr>
<td><strong>Germany</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dominant decision-makers</td>
<td>Länder/Academic community</td>
<td>Länder/Academic community</td>
<td>Länder/Academic community (with strengthened university management)</td>
</tr>
<tr>
<td>Organizational structure of universities</td>
<td>Federation of chairs</td>
<td>Federation of chairs</td>
<td>Federation of chairs (with more prominent position of university management)</td>
</tr>
<tr>
<td>Dominant management approach</td>
<td>Collegial</td>
<td>Collegial</td>
<td>Collegial (with stronger management tendencies)</td>
</tr>
<tr>
<td>Who controls/evaluates?</td>
<td>Peer review</td>
<td>Peer review</td>
<td>Accreditation body (Länder) and Internal Peer review</td>
</tr>
<tr>
<td>What is controlled/evaluated?</td>
<td>Quality of research output, publications</td>
<td>Quality of research output, publications/Ex ante process control – Länder ministries</td>
<td>Quality of research output, publications/Quality of academic ‘products’</td>
</tr>
<tr>
<td>When does evaluation take place?</td>
<td>Non-systematized, university-dependent</td>
<td>Non-systematized, university-dependent</td>
<td>Ex ante (Länder) and Ex post</td>
</tr>
<tr>
<td>State control instruments</td>
<td>Financial, legal framework conditions</td>
<td>Financial, legal framework conditions</td>
<td>Financial, legal framework conditions/Incentives for quality improvements, goal-oriented steering (via target agreements)</td>
</tr>
</tbody>
</table>

its system, Germany has more recently oscillated toward the marketized paradigm, while upholding crucial elements of its Humboldtian tradition. After moving toward the marketized ideal type in the 1990s, Italy fell somewhat back into the ‘Humboldtian’ corner in the 2000s. In an attempt to managerialize university governance, numerous Italian Governments
promoted ‘university autonomy’ as a tool for stimulating educational entrepreneurialism and innovation. However, this autonomy largely ‘landed’ in the hands of the professoriate, resulting in more unilateral and ‘bottom-heavy’ internal university governance in the 2000s. However, assuming the successful implementation of the Gelmini reform package, Italy roughly falls in line with Germany on this dimension. Hence, our central finding for general HE arrangements is moderate convergence toward the market-oriented model (albeit more sluggish in traditionally Humboldtian systems) as well as increasingly multilateral governance constellations.

3.2. **Comparative analysis of developments in financial governance**

Similar developments can be observed here. Again, we find that France has moved away from the state-centered funding tradition on three crucial issues – the funding approach, mode of allocation, and strategic investments – while the state remains the main source of funding. Student and academic groups clinging to the historically entrenched notion of educational equality vehemently pushed back against governmental proposals to introduce study fees and grant universities full autonomy over admissions (McKenzie, 2009, p. 56). As a concession to these groups, the state scrapped its plans to introduce study fees and instead significantly increased governmental funding,\(^8\) while granting universities more autonomy

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\(^8\)The funds were partially procured by the sale of EDF stocks (*Enérgie de France*). Altogether, the state expenditure for universities was increased by 50% (from 10 to 15 billion Euros).
over funding allocation (Schraeder, 2008). Contrary to the previous line-item budgeting process, the final 2007 LRU Law introduced global, lump-sum funding, thus bringing France in line with the market-oriented ideal type. Regarding the funding approach, the state has reinforced the output orientation of funding, by increasingly linking funding allocation to performance criteria laid down in the contractualisation procedure. Contract-based state funds are now only divided into three broad categories – operating costs, personnel expenditures, and investment expenditure (LRU 2007: Art. L. 712-9), leaving universities extensive financial leeway. Moreover, the 2007 law grants universities the power to procure third-party funds (Estermann, Nokkala, & Steinel, 2011).

Germany has taken a similar pathway to France in this dimension and again demonstrates a pattern of restrained isomorphic marketization through the accommodation of new policies within historical arrangements. The preexisting tradition of competitive research funding has been reinforced, in particular with the Exzellenzinitiative, while most universities have boosted efforts to attract private sector funds. Importantly, the amount of third-party funding attracted by universities (in 2009 approx. 16% of university budgets; Bogumil & Heinze, 2009) has become an important performance criterion for output-based funding, both through the target agreements as well as the Exzellenzinitiative. Thus, successful universities are essentially rewarded twice or more for performance.

By the mid-2000s, most Länder also promoted indicator-based funding to reward HE institutions. For example, the largest state North Rhine-Westphalia uses the number of graduates (50% weighting), completed doctorates (10% weighting), and acquired third-party funds (40% weighting) (Wilkesmann & Würmseer, 2009, p. 37) as a basis for performance-oriented funding. However, the output-based component is still relatively low and generally hovers around 5% in most Länder. By now though, nearly all German universities receive lump-sum funds (Globalhaushalte) (Bogumil et al., 2013). However, they are more constrained than their French counterparts. While universities in some Länder (e.g. Berlin, Brandenburg, Lower Saxony, and North Rhine-Westphalia) are essentially autonomous in the allocation of funds (opening/closing faculties, study programs, etc.), institutions in most Länder still must draw up a spending proposal subject to ministerial approval.

In any case, all Länder are moving toward the market-oriented ideal type, but at different speeds and with different instruments. Like in France though, tuition fees have remained politically toxic. After 2005, CDU-led Baden-Württemberg, Bavaria, Hamburg, Hesse, Lower Saxony, North Rhine-Westphalia, and Saarland introduced fixed fees of €500 per semester. Yet, every single one of these states has recently abolished tuition fees, in particular as a result of changes in government (with CSU-led Bavaria following suit). Thus, partisan preferences and a widespread ideological conviction that university studies should be free (Garritzmann, 2015) have pulled Germany somewhat back to the traditionally state-centered Humboldtian funding model.

Italy introduced global budgets and performance-based funding in the 1990s (Esposti & Geraci, 2010, p. 113; Moscati, 2001), while universities were authorized to levy moderate

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9Multi-annual program funded by the Federal Government (75%) and Länder (25%) aimed at promoting top-class research on the basis of three lines of funding (Förderlinien): research schools for young scientists and PhD candidates, 30 so-called Clusters of Excellence that link universities with research institutes and businesses, the selection of Universities of Excellence on the basis of their ‘future concepts’ to promote top-level research (see Hartmann, 2010).

10The CSU (Christian Social Union) is the conservative sister party of the CDU, which only campaigns in Bavaria.
tuition fees. However, performance-based funding was reversed in the 2000s over fears of potential disadvantages to Southern Italian universities, only to be recently reintroduced by the 2010 Gelmini law. Specifically, the law defines 30% as a comparatively high benchmark for performance-oriented funding, but this new policy has not yet been fully implemented. Hence, universities still receive the main bulk of funding based on objective data such as the number of students, while the state is gradually implementing variable amounts based on quality indicators. Regarding strategic investments, the situation is also somewhat paradoxical. Legislation aligns Italy with north-western European systems, authorizing universities to undertake their own strategic investments, but in many instances, they do not make use of this autonomy. They rather tend to overinvest in academic personnel, while undertaking relatively few non-personnel investments such as technology centers, external cooperation, and entrepreneurial activities (Capano, 2008; see below). In other words, international trends were to some extent exploited to strengthen the clout of powerful academics (Table 3, Illustration 2).

Overall, we see a strong shift away from historical funding models and convergence toward ‘constrained’ marketized arrangements. Italy was among the first continental European countries to introduce lump-sum funding and tuition fees in the 1990s. Germany and France took significant leaps toward the market-based paradigm during the Bologna phase and have actively implemented lump-sum funds and (limited) output-based funding formula, which are negotiated through the French contractualisation process and German Zielvereinbarungen (target agreements), respectively. While some German Länder have given preference to lump-sum arrangements (e.g. Lower Saxony), others have prioritized the development of sophisticated performance indicators (Rhineland-Palatinate).

### 3.3. Comparative analysis of personnel autonomy

Driven by a desire to keep pace with globally top performing universities (Sarkozy, 2007), France has clearly aligned itself with the marketized paradigm here. Personnel decision-making has been transferred to university presidents, who now exert stronger authority over staff employment than German or Italian university managers (LRU, Art. 19, 2007). The LRU law also states that university presidents must no longer be academics, although most generally still are. It is important to note, however, that promotion procedures for some assistant, associate, and full professors are still subject to state competitions (concours) and the civil servant status of many high-ranking academics restricts the personnel autonomy of university presidents (European University Institute [EUI], 2014). Nevertheless, university management now may create or terminate many academic positions without state approval and negotiate contracts no longer bound to state-regulated salary levels.

Compared to France, policy change has been limited in Germany, as scattered new measures have largely been accommodated within existing paradigms. Hard decision-making authority generally still is vested in the professoriate. However, professorial dominance has been somewhat softened. The ministries of some Länder have turned over professorial appointment procedures to universities (e.g. Hessen; North-Rhine Westphalia). Unlike the French case though, the appointments are generally still taken by the professoriate in consultation with the senate and faculty dean (Eurydice, 2008), and not by university management.

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11These fees could not exceed 20% of the state's share of funding.
### Table 3. Changes in financial governance.

<table>
<thead>
<tr>
<th>Country</th>
<th>1984</th>
<th>1999</th>
<th>2014</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>France</strong></td>
<td>State: Itemized (little financial leeway for universities)</td>
<td>State: Itemized (little financial leeway for universities)</td>
<td>State: Global budgets</td>
</tr>
<tr>
<td></td>
<td>Mode of allocation: Input-based (Objectives defined by state)</td>
<td>Mode of allocation: Input-based → Output-based (Objectives defined by state via contractualisation)</td>
<td>Mode of allocation: Input-based → Output-based (Objectives defined by state and university management through contractualisation)</td>
</tr>
<tr>
<td></td>
<td>Strategic investments: Defined by the state</td>
<td>Strategic investments: Multifaceted – defined by state and HE management through contractualisation</td>
<td>Strategic investments: Multifaceted – defined by state and HE management through contractualisation</td>
</tr>
<tr>
<td><strong>Italy</strong></td>
<td>State: Itemized (low budgetary discretion for universities)</td>
<td>State budget (with own university budget) + state-capped tuition</td>
<td>State budget (with own university budget) + state-capped tuition</td>
</tr>
<tr>
<td></td>
<td>Strategic investments: Defined by state</td>
<td>Strategic investments: Defined by state</td>
<td>Strategic investments: Defined by state</td>
</tr>
<tr>
<td><strong>Germany</strong></td>
<td>State: with own university budget (+third-party research funds)</td>
<td>State: with own university budget (+third-party research funds)</td>
<td>State: with own university budget (+third-party research funds)</td>
</tr>
<tr>
<td></td>
<td>State funding approach: Itemized</td>
<td>State funding approach: Itemized</td>
<td>State funding approach: Lump-sum</td>
</tr>
<tr>
<td></td>
<td>Strategic investments: Defined by Länder</td>
<td>Strategic investments: Defined by Länder</td>
<td>Strategic investments: Defined by Länder and university management</td>
</tr>
</tbody>
</table>

**Illustration 2.** Changes in financial governance in comparison.
Academic management is also still embedded in the academic self-rule tradition. Contrary to France, where academic and administrative management have been consolidated into the \textit{conseil d’administration} with a strong external stakeholder presence, the participation of academic staff in administrative management in Germany remains high.

In Italy, the ministry typically organized centralized appointment procedures (\textit{concorsi}) for full and assistant professors (Berning, 2002, 56). In the early 2000s however, universities were empowered to decide when state \textit{concorsi} take place. This created incentives for universities to initiate as many \textit{concorsi} as possible despite lacking state funds to accommodate their own personnel. Thanks to previously introduced lump-sum budgets, universities in turn used funds specified for so-called ‘entrepreneurial activities’ to appoint their own candidates to professorships (Interview IT-2; Capano, 2008). The state cracked down on this development with the recentralization of appointments in the 2000s. However, amid budget cuts, many aspiring researchers lost their status as university researchers (\textit{ricercatori}) in 2006. To prevent them from migrating abroad, many universities began to appoint the \textit{ricercatori} to professorships with their investment funds (Capano, 2008), leading to a 50% increase in the number of full professors since 1998 (CNVSU, 2009; Espositi & Geraci, 2010, 118) and reinforcing the widespread practice of in-house appointments (CNVSU, 2009). However, the Gelmini law now externalizes professorial appointments to panels of state-appointed academics from other universities, before individual universities may then choose among candidates deemed eligible. Thus, universities no longer can fully manage recruitment processes according to own priorities (Donina et al., 2015). Like in Germany, rectors who generally chair the \textit{consiglio} are still exclusively recruited from academic ranks and – contrary to France and Germany – subject to six-year term limits. Therefore, they may be less interested in acquiring management skills if forced to return to their academic positions (Table 4).

The illustrations show considerable divergence. Germany and Italy, the two countries historically more closely aligned with the academic self-rule tradition, have largely resisted


data-table

\begin{table}
\caption{Changes in personnel autonomy over three decades.}
\label{table:4}
\begin{tabular}{llll}
\hline
\textbf{} & \textbf{1984} & \textbf{1999} & \textbf{2014} \\
\hline
\textbf{France} & & & \\
Dominant role in recruitment of high-level academic staff & State & State & University management \\
Professional background of rectors /univ. presidents & Public administration & Public administration & Public administration \rightarrow Management Moderate \\
Participation of academic staff in administrative management & High & High & \\
\textbf{Italy} & & & \\
Recruitment of high-level academic staff & State/Professoriate & State/Professoriate & State/Professoriate \\
Professional background of rectors & Academic & Academic & Academic \\
Participation of academic staff in administrative management & High & High & Higher before Gelmini law, moderate since Gelmini law \\
\textbf{Germany} & & & \\
Recruitment of high-level academic staff & Professoriate & Professoriate & Professoriate \\
Professional background of rectors & Academic & Academic & Academic \\
Participation of academic staff in administrative management & High & High & High \\
\hline
\end{tabular}
\end{table}
change in this area. The narrow triangles reflect the dominant role that leading academics play in appointing professors, who are generally still tenured in both countries. Academic senates remain the strongest governing bodies, while Italian administrative councils (consigli di amministrazione) have only more recently been functionally differentiated from the academic senates. In Germany, there have also been manifest efforts to separate administrative and academic management, e.g. through the creation of Hochschulräte (administrative councils) and greater external stakeholder participation. Despite regional and university-specific variations, hard decision-making authority is generally still unilaterally vested in the professoriate to the extent that personnel decisions are still the result of ‘bottom-up’ steering by the professoriate through academic senates. In marked contrast, France has broken with its historical personnel policies despite the close attachment to public service, as authority over the recruitment of high-ranking staff has been vested in university management. University presidents are now free to set salary levels and employment conditions of academic staff, which in turn has significantly reduced the leverage of the academic collegium and state over personnel decisions (Illustration 3).

4. Conclusions

Our empirical findings reveal a mixed pattern of convergence and divergence. While general HE governance as well as financial governance is characterized by a pronounced common movement toward the market-oriented model, we observe a less consistent picture regarding
personnel autonomy. Moreover, the countries strongly vary in their reform patterns. While France seemed to have departed from its dominant state-centric model, Germany basically undertook incremental adjustments without altering its orientation toward the Humboldtian ideal type. Italy’s course can be classified as somewhat more erratic, however, with the net result again reflecting an incremental rather than fundamental departure from the status quo.

How can these developments be interpreted in theoretical terms? Our empirical analysis suggests three central arguments this regard. First, part of the observed variation in convergent shifts across different governance aspects can simply be traced to the fact that not all of these aspects have been equally subject to transnational governance pressures. As a result, the similarity across countries increased in particular for those aspects in which transnational legitimacy pressures were most pronounced, namely: general management principles as well as more entrepreneurial financial governance. This led, for example, not only to shifts in the thrust of decision-making, but also to new multi-stakeholder constellations based on shared governance.

Second, national governance arrangements are characterized by different degrees of institutional stickiness and hence more or less resilient to transnational reform pressures. This holds true in particular for many aspects related to personnel matters. Due to their embeddedness into general national civil service laws, the latter turned out to be more sticky and resilient to transnational reform challenges, whereby France constituted a remarkable exception here.

Third, the extent to which we observe convergent national changes that entail departures from institutional paths is substantially affected by the compatibility of transnational reform pressures with preexisting national arrangements. Our different country ‘stories’ show that the degree of change in response to transnational legitimacy pressures strongly depends on the national capacity to digest these challenges within existing arrangements. In the German case, transnational legitimacy pressures were absorbed by the existing governance structures. In France and Italy, by contrast, there was a more pronounced clash between the strong presence of the state and the need to adopt more competitive arrangements. The fact that France succeeded in departing from its tradition and Italy seems to be stuck in a constellation of meandering and muddling through can largely be explained by different national reform capacities. While in France, the existence of a strong bureaucracy and the state’s ability to mobilize high-ranking academics facilitated swift reforms, even in personnel policy, this development in Italy has been impeded by the continuous ‘wrestling’ between strong academic veto players and a still strongly involved state bureaucracy.

Fourth, it should be noted that national reform strategies might not always be easily attributed to national path dependencies or transnational legitimacy pressures, but rather constitute two sides of the same coin. It is well conceivable and shown in particular by the German reform developments that national changes can constitute responses to transnational legitimacy pressures without departing from historical pathways. Path-dependent shifts hence need not stand in way of incorporating transnational models in order to ensure the legitimacy of HE arrangements. In extreme cases, it even seems conceivable that national policy-makers respond to transnational pressures with merely formalistic adjustments that leave well-established practices unchanged. This pattern of decoupling (Brunsson & Olsen, 1993), however, can hardly be observed in our cases under study. This reinforces general interpretations of the Bologna Process as a deliberately established platform that gives national policy-makers additional leverage for overcoming domestic opposition to reforms.
Disclosure statement

No potential conflict of interest was reported by the authors.

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