Formal and Multiple Autonomies in State-Owned Enterprises in Pakistan: An Analysis of Formal and Actual Status

Muhammad Zeeshan Hanif¹, Ayesha Hanif², Ghalib Ata³ & Kashif Rathore⁴

Abstract

This paper studies the formal and actual human resource management (HRM) autonomy, financial and policy autonomy of the state owned enterprises (SOEs) of Pakistan and points out the differences that exist between them. It identifies the reasons behind the lack of autonomy of SOEs and proposes multiple recommendations through which this gap can be bridged. Both quantitative and qualitative data was collected to carry out this study. Quantitative data was collected from 40 randomly selected SOEs using a close-ended questionnaire while 20 semi-structured interviews were carried out to collect qualitative data. Descriptive statistics was used to see the number of SOEs having different levels of HRM, financial and policy autonomy. It was found that a very less number of SOEs were completely autonomous in different aspects of HRM, financial management, policy formulation and its implementation. Excessive political intervention, dependence on government for resources and poor performance of SOEs along with numerous other reasons were identified as causes behind this lack of autonomy. Multiple recommendations have also been proposed to overcome this issue.

Keywords: Autonomy, State Owned Enterprises, Human Resource Management Autonomy, Financial Autonomy, Policy and Task Autonomy

Introduction

SOEs are legal entities that are created by the government under some act or law so that they can participate in any business on the behalf of the government or perform regulatory function. According to Boycko et al. (1996), Wintrobe (1987), Labra (1980) and Khan (2007), SOEs can be created in both industrialized mixed economies and in developing countries to act as an important instrument of social and economic policy and help in increasing employment, generating revenue, achieving some social goals, ensuring economic development and keeping the control of state over economy. SOEs are also seen to be operating to meet two apparently contradictory objectives which are to protect public interest and ensure economic goals (Aharoni, 1981). SOEs play more important role in the improvement of economy of developing countries as they are created for political, ideological and economic reasons (Smith and Trebilcock, 2001). Majority of the literature agrees that SOEs are given maximum autonomy so that they can function productively (Braadbaart et al., 2007). However, formal autonomy cannot always ensure the de facto autonomy or the autonomy that an organization can have in practice (Yesilkagit and Thiel, 2008). According to Aharoni

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(1986), Garner (2005) and Sexty (1980), the independent functioning of SOEs is considered as a cornerstone for their effective and efficient performance.

In Pakistan, the public corporations have been created by Federal and Provincial governments by special legislation under the Companies Act 1913 or Companies Ordinance 1984. SOEs in Pakistan have been created to perform a wide range of functions like developing and controlling the industries that were built for strategic purposes in order to promote national interests, enhancing the export of important crops like cotton and rice, regulating the import of essential items, providing credit to industry, agriculture and businesses, creating capital and goods required for industrial engineering and also promoting the development of technological skills. Unfortunately, the current condition of SOEs of Pakistan is very alarming as they have become a burden on state’s treasury due to poor performance and state has to constantly intervene in their functioning. According to Khan (2008), SOEs are suffering due to corruption, over employment, inflation, rising deficits and ineffective management. According to Rana (2011), the total number of staff of Pakistan Railways alone is 110,000 where as it can be efficiently run by only 40,000 employees. Similarly, in January 2014, the Pakistan Steel Mills was operating at three per cent of its capacity but its monthly salary bill was around Rs500 million because of over employment which resulted in a cumulative loss of Rs103 billion. Amount as big as Rs 400-600 billion was spent by the government on the SOEs annually to keep them in working condition (Chodhury, 2012). So much so that in fiscal year 2016, 197 SOEs failed to produce any profits and became the reason for the loss of Rs. 44.772 billion to the national exchequer (“197 state-owned enterprises run into losses, ministry admits”, 2018). The major SOEs such as Pakistan International Airlines (PIA), Steel Mills, PSO, Railways and WAPDA are also in moribund condition. According to an estimate, PIA alone loses around $305 million a year and instead of adding in to the national treasury, it is causing a constant drain (“Loss-making State-Owned Entities Pose Economic Challenge to New Govt.”, 2013). These SOEs, when fail to operate effectively, are either privatized or reformed.

**Literature Review**

Plethora of research has been carried out to properly understand the functioning and autonomy of SOEs operating in various countries. Autonomy can be defined as the capacity of a SOE to act independently while selecting the future orientations of its choice and freely translating them into reality through authoritative actions (Bach, 2018). It is a multi-dimensional concept and can be properly explained on the basis of different aspects and various dimensions (Bach, 2010). The level of autonomy in government organizations can vary from one organization to another. An organization can have autonomy in numerous dimensions such as organizational, managerial and economic autonomy (Verhoest et al. 2004). This study, however, focuses on three dimensions of autonomy which are autonomy in HRM, financial autonomy and policy autonomy of SOEs. According to Dunleavy et al. (2005), the autonomy in HRM can
be defined as the liberty of SOE to choose the HRM practices of its own choice and make HR related decisions independently from other departments whereas, the autonomy of SOE in managing and allocating its funds is financial autonomy. According to Bach (2010) and Yesilkagit and Van Thiel (2008), the task autonomy is defined as the autonomy an organization has in development and implementation of the policy.

One of the major debates in most of the countries is that how much managerial autonomy should be provided to the state-owned enterprises (SOEs). Whenever a SOE is created as an independent legal body, it is assumed that if the operations of SOEs are carried out independently, there shall be a significant improvement in the efficiency of both the government and the SOE. Albeit multiple mechanisms are there that allow these SOEs to be controlled, but the actual autonomy that is provided to SOEs is affected by important political and economic factors (Bourants et al., 1993). According to Anastassopoulos (1985), three things can ensure the effective functioning of SOEs which include the setting of goals and strategy by state, having one authority to report and complete autonomy with zero political intervention. Lack of managerial autonomy is one of the major reasons behind the inefficient working of SOEs in both developed and developing countries (Gunasekar and Sarkar, 2019). The concept of autonomy can be used in different ways having the focus on formal and structural autonomy while studying government organizations and agencies (Roness, 2009).

On the basis of above discussion, it is safe to summarize that autonomy is a discretion that an agency or an organization exercises while deciding about matters related to itself which are considered important and he basic purpose of granting autonomy to the organizations is to create an environment that is decentralized which enhances the efficiency and effectiveness (Bach, 2010).

**Research Methodology**

Both quantitative and qualitative techniques have been used to collect and analyze data. Primary data was collected to understand the actual state of autonomy of SOEs through a questionnaire and semi-structured interviews using the key informant approach. The questionnaires were filled by the Directors and CEO’s of the organizations as they were the most appropriate people to know about the working of the organizations. The population comprised of all the SOEs of Pakistan. 60 SOEs were selected randomly out of which only 40 responded.

The questionnaire used was developed by a European Union organization known as Comparative Public Organization Data Base for Research and Analysis (COBRA). Only that portion of questionnaire which had in it the questions related to the HRM autonomy, financial autonomy and policy autonomy of organization was used. Human Resource Management autonomy was further divided into strategic and operational
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autonomy. Five dimensions of each of these types of HR autonomy were studied. Financial autonomy was divided into four dimensions and two dimensions of policy autonomy were analyzed.

Twenty semi-structured interviews of employees working at senior positions in Securities and Exchange Commission of Pakistan (SECP) and different SOEs were also carried out. This number of interviews was carried out because a saturation point was reached and respondents started to provide similar information. These interviews were transcribed, analyzed and conclusions were drawn. Along with this, analysis of legal documents comprising of Companies Ordinance 1984, Securities and Exchange Commission Act 1997, Code of Corporate Governance for both public and private sector was done to understand the formal autonomy granted to the SOEs.

Data Analysis

Tracing Formal autonomy of SOEs through analysis of legal documents:

Out of total forty SOEs, 33 SOEs were public companies registered under section 42 of the Companies Ordinance 1984 while 7 SOEs were statutory bodies having their own ordinance or act. The analysis of the Companies Ordinance 1984 and Public Sector Companies (Corporate Governance) Rules 2013 show that the SOEs of Pakistan are provided with a significant level of formal autonomy in HRM, financial management and policy making at both strategic and task level. However, numerous provisions were also found to keep check and balances on SOEs through SECP. These provisions have been discussed in the conclusion part.

i. Formal autonomy in Human Resource Management:

As per the sub-section 2 of the section 5 of the Public Sector Companies Rules 2013, the board of SOEs had the autonomy to choose CEO. Board of the SOEs was to recommend three members to the government and CEO will then be appointed by the board with the mutual agreement of the government. Thus, autonomy lies with the board when it comes to the appointment of the CEO as it is the board, comprising of independent members, which sends the recommendation list of three members to the government for the appointment of CEO and selection is made with its agreement. Similarly, sub-section 3 of the section 4 of Public Sector Companies (Corporate Governance) Rules 2013, gives the autonomy to the chief executive of SOE to look after the entire management, whether financial or related to any other matter. In this way, CEO of the SOE is autonomous in managing the financial management and the human resource management. Similarly, Sub-section 2 (i) of the section 196 of the Companies Ordinance 1984 has granted complete autonomy to the company directors to give the bonuses to the employees. Thus, there is a complete autonomy in compensating employees. As per the sub-section 7(q) of the section 5 of the Public Sector Companies (Corporate Governance Rules) 2013, Board of the Directors of the public company can make the policies related to human resource management and can do succession planning freely. Similarly, from the sub-section 3 of the section 4 of
Public Sector Companies (Corporate Governance) Rules 2013, it can be easily inferred that the maximum autonomy has been granted to the public companies when it comes to its human resource management at both operational and strategic level.

**ii. Formal Policy Autonomy:**

The board of directors of the public companies has also been granted with complete autonomy in policy making as well. As per the sub-section 7 of the section 5 of the Public Sector Companies (Corporate Governance) Rules, 2013, it is clearly stated that all the significant policies shall be formed by the Board of Directors of the company.

**iii. Formal Financial Management Autonomy:**

Numerous clauses related to the autonomy in financial management are present in both Companies Ordinance 1984 and Public Sector Companies (Corporate Governance) Rules 2013. The sub-section 2(d) of section 196 of the Companies Ordinance 1984 grants the complete autonomy to the board of the company or SOE to take loans and to incur capital expenditure. Similarly, in the sub-section 7(o) of the section 5, complete autonomy is also granted to the Board of Directors to make policies related to all the capital expenditure. Sub-section 7 of the section 5 of the Public Company Rules 2013 also clearly states that the Board of Directors of the public company is also free to get loans to some fixed extent, to purchase goods and services, and to carry out the marketing of the goods or services that it is producing. However, through the section 246 of the Companies Ordinance 1984, every kind of company, including public company is required to submit the annual financial reports and such other additional reports after their audit to the Securities and Exchange Commission of Pakistan. The detailed comparison of formal and actual autonomy of SOEs has been expressed in following Table 1.
Table 1: Formal and Actual Autonomy in SOEs of Pakistan

<table>
<thead>
<tr>
<th>HRM Autonomy (Strategic Level)</th>
<th>Actual Autonomy (% of SOEs)</th>
<th>Formal Autonomy</th>
</tr>
</thead>
<tbody>
<tr>
<td>In setting level of salaries</td>
<td></td>
<td>Maximum autonomy given through sub-section 2 of the section 5 of the Public Sector Companies Rules 2013, sub-section 3 of the section 4 of Public Sector Companies (Corporate Governance) Rule 2013, Sub-section 2 (i) of the section 196 of the Companies Ordinance 1984 and sub-section 7(q) of the section 5 of the Public Sector. But SECP can change the rules and Federal Government can change the directors who have autonomy.</td>
</tr>
<tr>
<td></td>
<td>High</td>
<td>Medium</td>
</tr>
<tr>
<td>In setting conditions of Promotions</td>
<td>30%</td>
<td>60%</td>
</tr>
<tr>
<td>In personnel evaluation</td>
<td>18%</td>
<td>75%</td>
</tr>
<tr>
<td>In personnel appointment</td>
<td>10%</td>
<td>82%</td>
</tr>
<tr>
<td>In downsizing</td>
<td>10%</td>
<td>72%</td>
</tr>
<tr>
<td>HRM Autonomy (Operational Level)</td>
<td>12%</td>
<td>66%</td>
</tr>
<tr>
<td>In setting salary of specific employee</td>
<td>10%</td>
<td>80%</td>
</tr>
<tr>
<td>In specific employee promotion</td>
<td>18%</td>
<td>72%</td>
</tr>
<tr>
<td>In specific employee evaluation</td>
<td>18%</td>
<td>64%</td>
</tr>
<tr>
<td>In specific employee appointment</td>
<td>18%</td>
<td>68%</td>
</tr>
<tr>
<td>In dismissing single employee</td>
<td>12%</td>
<td>18%</td>
</tr>
<tr>
<td>Financial Autonomy</td>
<td>12%</td>
<td>18%</td>
</tr>
<tr>
<td>In taking loans</td>
<td>32%</td>
<td>18%</td>
</tr>
<tr>
<td>In shifting between personnel and running costs</td>
<td>28%</td>
<td>32%</td>
</tr>
<tr>
<td>In setting tariffs</td>
<td>15%</td>
<td>17%</td>
</tr>
<tr>
<td>In shifting between personnel-running cost and investments</td>
<td>10%</td>
<td>50%</td>
</tr>
<tr>
<td>Policy Autonomy</td>
<td>10%</td>
<td>60%</td>
</tr>
<tr>
<td>In choice of target groups of policy</td>
<td>15%</td>
<td>17%</td>
</tr>
<tr>
<td>In fulfillment of tasks</td>
<td>32%</td>
<td>60%</td>
</tr>
</tbody>
</table>

Sub-section 2(d) of section 196 and sub-section 7(o) of the section 5 of the Companies Ordinance 1984, grants the complete autonomy to the board of SOE to take loans, to incur capital and make policies related to all the capital expenditure. Sub-section 7 of the section 5 of the Public Company Rules 2013 also states that the BOD of the public company is free to get loans to some fixed extent, to purchase goods and services, and to carry out the marketing of the goods or services that it is producing. However, SECP can change the rules, and Federal Government can change the directors who have autonomy.

Sub-section 7 of the section 5 of the Public Sector Companies (Corporate Governance) Rules, 2013 grants policy autonomy to SOEs. SECP can change the rules in few statutory bodies, and Federal Government can change the directors who have autonomy in all the five statutory bodies.
Actual Human Resource Management, Financial and Policy Autonomy of SOEs

Autonomy in HRM:

i. Strategic HR autonomy in setting level of salaries:
   As mentioned in the above table 1, only 35 percent of SOEs were completely autonomous in setting any general policy regarding the level of salaries of all employees without any kind of prior consent from concerned ministry while 10 percent of SOEs had no autonomy at all. 55 percent had medium level of autonomy as they could do it for some of the staff.

ii. Strategic HR autonomy in setting conditions for promotions:
   Only 30 percent of SOEs had a complete autonomy to set in practice the general policy related to the promotion of all of its employees without any prior consent of the ministry while 60 percent of SOEs had a medium level of this autonomy as they could do it for some of its employees 10 percent SOEs had no autonomy at all.

iii. Strategic HR Autonomy in personnel evaluation policy:
   Only 18 percent SOEs had the complete autonomy to set the general policy related to the conditions for the evaluation of all of its employees without any prior consent of ministry. 75 percent of SOEs could do so for some of its staff members and thus had medium level of autonomy while 7 percent SOEs didn’t have such autonomy at all.

iv. Strategic HR Autonomy in personnel appointment policy:
   Ten percent SOEs had a complete autonomy in setting general policy related to the appointment of all of its employees without any prior consent of concerned ministry while 82 percent SOEs could do so for some of its staff members which means they had medium level of autonomy while 8 percent SOEs had no autonomy at all.

v. Strategic HR Autonomy in downsizing policy:
   Only 10 percent of SOEs were found to be completely autonomous in setting general policies pertaining to downsizing of all of its employees without any kind of prior consent of concerned ministry while 72 percent of SOEs had medium level of autonomy and they could do so for some of its employees while 18 percent SOEs were completely deprived from such autonomy.

vi. Operational HR autonomy in setting level of specific employee salary:
   Only 12 percent organizations out of forty were found to have complete autonomy in setting the salaries for all the employees without any prior consent of minister or parent ministry while 66 percent had medium level of this autonomy as they could do so for some of its employees. 22 percent SOEs had no such autonomy at all.
vii. **Operational HR autonomy in specific employee promotion:**

10 SOEs had the maximum autonomy to decide about promotion of all of its employees without any prior consent while 80 percent had a medium level of autonomy and could do so for the promotion of some of its staff members. 10 percent organizations had no such autonomy at all.

viii. **Operational HR autonomy in specific employee evaluation:**

Only 18 percent of organizations had the complete autonomy to take decisions regarding the evaluation of all of its employees without any kind of prior consent while 72 percent organizations could do so for some of its staff members and had a medium level of autonomy. 10 percent organizations had no such autonomy at all.

ix. **Operational HR autonomy in specific employee appointment:**

Eighteen percent SOEs were found to have complete autonomy in taking decisions regarding the appointment of all of its employees without any kind of prior consent. 64 percent organizations had medium level of autonomy and could take such decision for some of its staff members. 18 percent organizations had no such autonomy at all.

x. **Operational HR autonomy in dismissing single employee:**

When it comes to dismissing or discharging employees, only 12 percent organizations had complete autonomy to discharge all of its employees without any prior consent of ministry and 68 percent had medium level of autonomy and could dismiss only some of its employees without any kind of prior consent. 20 percent organizations had no autonomy at all.

**Financial Autonomy:**

i. **Financial autonomy in taking loans:**

It was found that only 12 percent SOEs had a complete autonomy to take loans without any conditions set by concerned ministry while 72 percent of the total organizations had no autonomy in taking loans at all. 18 percent organizations had the medium level of autonomy and they could take loans within the conditions set by the minister or ministries.

ii. **Autonomy in shifting between personnel and running cost budgets:**

When it comes to shift personnel and running cost budgets, only 32 percent organizations had the complete autonomy to do so without any kind of predetermined conditions set by the minister, ministries or president. 18 percent organizations were found to have medium level of autonomy and could do so within the conditions set by the higher authorities. 50 percent of the SOEs had no autonomy at all.
iii. **Autonomy in setting tariffs:**

Only 28 percent SOEs had a complete autonomy in setting the tariffs of their products and services without any conditions set by relevant ministry while 40 percent were not autonomous at all. 32 percent organizations had a medium level of autonomy and could do so within predetermined conditions set by the parent or relevant minister or ministry.

iv. **Autonomy in shifting between personnel-running cost and investments budgets:**

Complete autonomy in shifting between personnel running cost and investment budgets without any predetermined conditions imposed by ministry was enjoyed by only 15 percent SOEs. 68 percent of the SOEs had no autonomy at all while 17 percent SOEs had a medium level of autonomy and they could do so with the conditions set by the parent minister, ministry or relevant ministry.

**Policy Autonomy:**

i. **Autonomy in choice of target groups of policy:**

10 percent SOEs were completely autonomous in taking decision regarding the target groups of policy without any consultation with concerned ministry while 50 percent SOEs had medium level of autonomy and they could do so after the slight involvement and minor restriction of minister/parent ministry. Autonomy of 40 percent SOEs had no autonomy and they could do so only after explicit consultation with their minister/parent ministry.

ii. **Autonomy in fulfillment of tasks:**

Complete autonomy in the way the tasks are implemented was enjoyed by 32 percent of SOEs and they could do so without any kind of consultation with parent minister or ministry. 60 percent SOEs had medium level of autonomy and took such decisions after slight consultation with ministry. 8 percent SOEs had no such autonomy at all and such decisions were taken by parent ministry.

**Interview Analysis**

Through the analysis of interviews, different themes were identified that were relevant to the reasons behind the lack of autonomy and the suggestions that could improve the situation of autonomy of SOEs.

**Reasons behind lack of autonomy of SOEs**

i. **The important role of SECP and decline in its autonomy:**

It was found that SECP has a crucial role to play in the governance of SOEs and is responsible for the enforcement of Companies Ordinance, 1984. It is the responsibility
of the Registrars and Additional Registrars of the Company Registration Offices (CROs) of SECP which are present in eight major cities of Pakistan including Islamabad, Karachi, Lahore, Faisalabad, Multan, Peshawar, Quetta and Sukkur to enforce all the rules and regulations in companies. Besides this, SECP is also responsible for maintaining all the documents such as memorandum of association etc. The record of these documents also helps the SECP to ensure the enforcement of the provisions mentioned in the Companies Ordinance 1984. Therefore, it also becomes the responsibility of SECP to ensure autonomy of SOEs as guaranteed by the ordinance. However, it was found that the autonomy of SECP in performing their tasks is also on the decline due to which respondents were of the view that SECP cannot regulate the working of SOEs and other companies and ensure their autonomy when its own autonomy is at not there.

ii. Composition of Board of Directors of SOE and Policy Board of SECP as major hurdle in enforcement of corporate laws in SECP:

It was also found that the major hurdle in the enforcement of autonomy related provisions in SOEs was that the Board of Directors of SOEs and the Policy Board of SECP are mostly composed of civil servants. These civil servants are not only in good terms with each other but are also inadequately trained to operate effectively in a corporate setting. They lack in the necessary corporate experience and are trained to run a government department which proves to be the major hurdle in the implementation and enforcement of the Companies Ordinance 1984. Moreover, their nature to oblige political elite to secure their career related interests opens a window for politicians to meddle in the affairs of SOEs which results in the loss of autonomy of SOEs.

iii. Autonomy within “rules”:

Some of the interviewees mentioned that SOEs were autonomous but they could only exercise their autonomy within the rules and provisions present in relevant legal documents.

iv. Autonomy dependent upon performance of SOEs:

Through the interviews, it was also found that those SOEs that have always generated profits, distributed dividends and have never been a liability on the government are more autonomous as compared to those that are financially weak and not profitable.

v. Appointment of Board of Directors and CEOs by government:

It was found that autonomy of most of SOEs was compromised due to a significant involvement of government in the functioning of these SOEs. According to the official belonging to Lahore Electric Supply Company (LESCO), the major reason behind the lack of autonomy at LESCO was the frequent government interventions. According to the respondent belonging to National Fertilizers Marketing Limited (NFML), the major reason behind the lack of autonomy of SOEs is the appointment of
the heads of these public sector organizations by the government on the basis of favoritism. As per one of the interviewee, Board of Directors is appointed by the government for an unidentified period of time which hurts the autonomy to a great extent. As a result of this, the directors stay at their positions for as long as the period of ten years. Also, the government is involved in the appointment of the CEO which hurts the autonomy of SOEs.

vi. Dependence of SOEs on government and autonomy:
Analysis of interviews revealed that another important factor that shrinks the autonomy of SOEs is the dependence of large, unprofitable SOEs on government for resources particularly the financial ones. It was quoted by the official of SECP that since it has become a tradition within our state to give large sum of money in form of subsidy or bailout packages to SOEs like Pakistan Steel Mills and PIA, the autonomy of the SOEs has therefore been compromised.

vii. Different characteristics of SOEs and autonomy:
Size and political visibility were also identified by the interviewees as major reasons behind the lack of autonomy of SOEs. Numerous respondents were of the view that the organizations that had large business operations and could support a large number of employees were the ones that had more political appeal and visibility. These organizations become a lucrative place for the political and ruling elite to get the people of their choice hired and enhance political capital and maintain their vote bank. This eventually reduces the HR autonomy of organizations and makes them more unprofitable which further increase their dependence on government for financial resources thus reducing their financial autonomy as well.

viii. Inapplicability of provisions of Companies Ordinance:
It was also found through the interviews that numerous sections of Companies Ordinance 1984 like section 183 and section 503 of companies ordinance were not applicable on SOEs due to which the power of SECP is reduced when it comes to regulation of SOEs and it becomes more convenient for government to intervene in the functioning of SOEs.

Recommendations to improve the autonomy of SOEs
Following recommendation to create a balance between real and formal autonomy of SOEs as well as to improve their performance have been proposed in the light of data collected through interviews.

i. No bureaucrats in Policy Board of SECP and in Board of Directors of SOEs:
Policy Board of SECP, which is a regulating body, should either comprise of no bureaucrats (civil servants appointed through competitive exams) at all or should have
very less number of bureaucrats who are completely impartial and unbiased in their conduct. Similarly, there must be no involvement of bureaucrats in the Board of Directors of SOEs as their presence enables the political elite to make unnecessary interventions in the working of SOEs which compromises their autonomy and performance.

ii. **Curbing political intervention:**

Frequent political intervention of the government must be curtailed on immediate basis. It was even suggested that either there must be some legislation in this regard or the Honorable Supreme Court of Pakistan should take a strict notice of this malpractice.

iii. **Reforms in SOEs:**

There is a dire need to implement IT based reforms in SOEs, reduce rigidity that was found in their hierarchy by implementing team based structure and make performance based recruitment and promotions so that profitability of SOEs can be enhanced and their financial dependence on the government, which also reduces their autonomy, could minimized.

iv. **Appointment of independent directors in the board of SOE:**

Independent directors, who are in the board of only one SOE should be appointed, and provision that allows the director of one SOE to be the director of another SOE must be removed.

v. **Ensuring implementation of Code of Corporate governance for Public Enterprises:**

The implementation of Code of Corporate Governance for Public Enterprises must be ensured. To ensure this, SECP must be empowered so that it can play its due role.

vi. **Training of the officials of SOEs and increasing their sensitivity and raising their awareness:**

Senior managers in SOEs must not only be trained to say no to their political bosses, but also be sensitized about importance of autonomy and the ways through which an SOE can lose it.

**Discussion and Conclusion**

Autonomy is indispensable for the financial performance of the SOEs (Groves et al. 1994; Cheng et al. 2000). This research study achieves multiple objectives and answers different questions pertaining to autonomy of SOEs. The analysis of Companies Ordinance 1984, SECP Act 1997, Public Sector Companies (Corporate Governance) Rules 2013, and statutes through which statutory bodies are created, it was unveiled that a significant amount of formal autonomy has been granted to the SOEs. Sub-section 7 of the section 5 of Public Company Rules 2013, sub-section 2 (i)
of the section 196 of the Companies Ordinance 1984 and sub-section 2(d) of section 196 of the Companies Ordinance 1984 show that maximum HRM and financial autonomy has been provided to the Board of Directors of the Public Sector Companies. However, it was also revealed that the formal autonomy granted through the Companies Ordinance 1984, Public Sector Companies (Corporate Governance Rules) and statutes was not actually exercised by SOEs. Some of the SOEs were autonomous in few dimensions of autonomy in HRM but majority were not autonomous in all the dimensions of HRM. Similarly, very less number of SOEs was completely autonomous in all the dimensions of financial and policy autonomy. It was also found that the SECP Act 1997 ensured the control of SECP over the companies, both public and private. Part VI, section 20 and sub-section 4(j) and 4(l) and section 21, sub-section 1(a) (ii) of the SECP Act empowered SECP to regulate substantial acquisition of share, takeovers, mergers, professional organizations related to insurance business and carry out inquiries and audits of Stock Exchanges. SECP is also responsible for considering and recommending changes in the laws and constitutions of companies, corporate and security bodies. Section 39, 40, 40(A) and 40(B) of the SECP Act 1997 also allows the SECP to make rules, regulations, codes and guidelines for the companies. Also, article 506, 506(A), and 506 (B) of the Companies Ordinance, the Federal Government and SECP can make rules and regulations that may affect the functioning of any company, be it a public or private. From these sections, it is also clear that state has also exercised its control over SOEs through institutions like SECP. However, unnecessary political interventions in SOEs, dependence on government for resources, size, and nature of tasks, political visibility, poor financial performance and lack of independent members in the board of directors of SOEs were identified as some of the factors that further reduced the autonomy of SOEs. These reasons have also been identified by Lioukas, Bourantas and Papadakis (1993). To conclude, it can be said that SOEs in Pakistan have been given autonomy, and, at the same time, state also keeps a control on these SOEs through different provisions in SECP Act and Companies Ordinance as discussed earlier. However, the autonomy of SOEs is further breached due to the factors identified above and the need of hour is to ensure that balance between formal and actual autonomy of SOE is achieved and they are made independent in their functioning.
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