TOWARDS A NEW
LAW AND DEVELOPMENT:
NEW STATE ACTIVISM IN BRAZIL
AND
THE CHALLENGE FOR LEGAL INSTITUTIONS

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Towards a new law and development: new state activism in Brazil and the challenge for legal institutions

David M. Trubek, Diogo R. Coutinho, and Mario G. Schapiro

Abstract

This article explores the emergence of a new developmental state in Brazil and its significance for law and development theory. Emerging forms of state activism in Brazil since 2000, including a new industrial policy and a robust social policy, differ from both classic developmental state and neoliberal approaches. They favor both a strong state and a strong market, employ public-private partnerships, seek to reduce inequality, and embrace the global economy. Case studies of state activism and law in Brazil show new roles emerging for legal institutions which must perform new functions. The emerging new developmental state seeks to maintain policy and rule flexibility, orchestrate relations among public actors and between them and the private sector, create conditions that will maximize synergy between actors, and preserve the legitimacy of government interventions. This generates four new roles for the legal system: (i) safeguarding flexibility, (ii) stimulating orchestration, (iii) framing synergy, and (iv) ensuring legitimacy.

The field of law and development requires constant realignment. The field exists at the intersection of law, economics, and the practices of states and development agencies. As economic policies, legal theories and institutional practices change, the salient issues in law and development change as well. The 21st Century has ushered in a new era. Once again, prior development theories are being challenged and new practices are emerging. Law and

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1 This article draws on the chapter entitled “New State Activism in Brazil and the Challenge for Law” to appear in Trubek, Alviar, Coutinho and Santos, eds., Law and the New Developmental State: the Brazilian Experience in Latin American Context (Cambridge University Press forthcoming) hereinafter cited as Trubek et. al. The book was produced by LANDS, the Project on Law and the New Developmental Stare which is coordinated by the Global Legal Studies Center at the University of Wisconsin-Madison with assistance from Cebrap, The Brazilian Center for Analysis and Planning and the Los Andes University. Funding for LANDS was provided by the University of Wisconsin Law School, the UW Center for World Affairs and the Global Economy (WAGE) and the Ford Foundation. An earlier version of the article was discussed at the 2012 IGLP Workshop at Harvard Law School and the July 2012 Conference on Global Governance: Critical Legal Perspectives at the European University Institute. We are grateful to Peter Houtzager, Willy Forbath, Alvaro Santos, David Kennedy, Duncan Kennedy, Helena Alviar, Jeremy Perelman, Lucie White, Mustaq Kahn, and Yves Dezalay for comments and suggestions. We also received useful comments from Professor Wang Chenguang of the Tsinghua Law School.

development scholars need to understand the new trends and explore their implication for legal studies and practice.

The shift in development policy and practice can be seen in many regions but nowhere more clearly than in Latin America. After a long period when neo-liberal policies prevailed and the state’s role in the economy was curtailed, many countries in the region have begun to explore new forms of state activism. Within Latin America, Brazil has been a leader in the formation of new developmental policies and in the creation of a new developmental discourse. Starting with the election of Lula da Silva in 2002 and gaining momentum during Lula’s second term in 2006, Brazil has instituted new forms of industrial and social policy, experienced a surge in growth, and saw a reduction in inequality.

This has led scholars to begin to talk about a “new developmentalism” and speculate about the possible emergence of a new kind of developmental state in which the government plays an active role in mobilizing resources, stimulating investment and promoting innovation but does not command or control the economy. In this approach, the state would employ open economy industrial policy to restructure production and increase international competitiveness while simultaneously using an active social policy to eliminate poverty, reduce inequality, and stimulate domestic demand. Unlike the developmental state of the 1950s-1980s, such a new developmental state would seek to benefit from participation in the global economy while avoiding the dangers of free trade fundamentalism and it would try to stimulate, not replace, the private sector.3

In this article we explore shifts in government policy in Brazil since 2000 showing how these changes are influencing developments in the law. Emerging from a limited experience with neo-liberalism, the country has embraced new forms of state engagement in the economy and social relations. Because these changes are recent and may not yet have been fully consolidated, we follow Arbix and Martin by describing the resulting constellation as “new state activism” (NSA)4, a term which suggests neither a return to the past or a clearly consolidated alternative “model”. In the following sections we trace the emergence of NSA, identify its salient features, note how it differs from prior forms of state intervention, explore some of the forces that have shaped this new form of state action, and provide a preliminary assessment of the significance and challenge of these developments for the law.


The evolution of new state activism in Brazil was preceded by a series of policy changes that

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dismantled some of the institutions of the old developmental state and embraced some aspects of the Washington Consensus. Like several other Latin American developing countries, Brazil had its classic developmentalist moment. From 1930 until the end of the 1980s, economic policies basically consisted of state-led initiatives to promote import substitution, industrialization and growth through state-owned enterprises, economic planning, price control, sectorial regulatory and administrative authorities and the use of tax and financial incentives.

Between 1988 and 2004, which we call the “long 1990s”, Brazil partially dismantled these structures and policies and shifted to more market oriented approaches. In 1988, after twenty-four years of military dictatorship and in a context of a threat of hyperinflation, Brazil passed a new constitution that has influenced and shaped policy ever since. The 1988 Constitution is a social-democratic document that includes both civil, political and social rights and a number of policy goals like building a free, just and solidarity society, fostering national development, acquiring technological autonomy, eradicating poverty and marginalization, and reducing inequalities. Many of its provisions have direct effect on government policy and budgetary allocations.

In 1989, immediately after the new constitution came into force, President Collor de Mello was elected. Stressing the need for “modernization”, Collor de Mello rapidly liberalized the economy using drastic tariff reductions, privatization, as well as flawed attempts to control inflation. Under Itamar Franco, the vice president who replaced Collor de Mello after he was impeached, a stabilization plan (Plano Real) was successfully adopted and inflation controlled. Also new legislation on social assistance and welfare for the poor was passed.

Franco’s Minister of Finance, Fernando Henrique Cardoso, known popularly as FHC, became the next president in 1994. During Cardoso’s eight years in office, Brazil continued to move away from the dirigiste policies of the “developmentalist” period, embracing many of the neo-liberal prescriptions favored by the Washington Consensus. In the Cardoso period, state owned-enterprises were privatized, direct subsidies for certain industries scaled back, areas of the economy deregulated, import barriers reduced, competition fostered and enforced, intellectual property rights tightened, bilateral investment treaties protecting foreign investors signed, and fiscal responsibility enhanced. Also, the currency (Real) was constantly kept overvaluated, and monetary stability pursued and attained.

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5 In January 1990 inflation in Brazil reached 56% per month, raising to 73% in February and peaking at 84% per month in March - see Luiz Carlos Bresser-Pereira & Yoshiaki Nakano, ‘Hiperinflação e estabilização no Brasil: o Primeiro Plano Collor’, 11 Revista de Economia Política 4 (44) (1991), 89. During the same period, inequality reached its worse level ever since it started to be measured (the Gini coefficient peaked at 0.647, according to IBGE, the Brazilian Office of Statistics).


7 FHC has always rejected the neoliberal label and claimed that his goal simply was to modernize the economy.

8 “[T]he goal of price stability has remained sacrosanct and the instruments for achieving this goal have been in line with the latest international fashions: central bank independence and inflation targeting”, says Cornel Ban in “Brazil’s Liberal Neo-Developmentalism: New Paradigm or Edited Orthodoxy?,” forthcoming in Review of International Political Economy.
The bureaucracy was partially, regulatory agencies created, public-private partnerships designed and new social policies adopted. To carry out privatization and encourage foreign investment, the Cardoso government had Congress make several changes in the Constitution. But while the country took on board some ideas from the Washington Consensus, it did not wholeheartedly embrace neoliberalism. Privatizations were limited, Banco do Brasil, BNDES and Petrobrás, three major state-owned enterprises, remained under government control. The bilateral investment treaties were never ratified.

INSTITUTIONAL AND POLITICAL BACKGROUND: THE NEW DEMOCRATIC CONSTITUTION OF 1988 AND THE CARDOSO ADMINISTRATION

During military rule (1964-1985) political parties and social movements were repressed. When the constitution-making process started, there was an eruption of social-political demands that had to be accommodated. Not surprisingly, the result was nicknamed “the citizen’s constitution”. This “citizen’s constitution” not only included an extensive charter of civil-political and social rights; it also reframed public-private relationships. It included provisions guaranteeing the rule of law, protecting individual rights, and guarding against arbitrary state action. But it also created positive – and justiciable - rights that could impose policy obligations. The 1988 charter included rights to health, education, housing, social protection and pensions. These have helped shape a new and complex welfare system including a massive universal public health system and a system of universal pensions. And this has had a major impact on the role of the state and on patterns of government spending.9 Instead of cutting back on social spending as many countries did during the 1990s, in this period Brazil increased the percentage of GDP devoted to social protection.10

Besides instituting social rights and shaping social policies, the new constitutional regime has facilitated modernization of the state apparatus and reframed public-private relationships with consequences for the business environment. The constitution initiated a slow process of professionalizing state administration. Until the 1930s, public employees were hired through the “spoils system” of political appointments. A partial reform under Vargas instituted meritocratic selection for some key agencies like BNDES and the Foreign Ministry but left most government jobs subject to political appointment.11 The 1988 Constitution carried the reform much further, requiring that all public employees be selected through meritocratic processes and capping state salaries.

The Constitution also significantly affected relations between the state and business. It required competitive bidding for all state purchases and made the process more transparent. The special Federal Prosecutors (Ministério Público) were authorized combat corruption and enforce

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11 A first initiative to reform public sector in order to create a more professional public staff was conducted by President Getulio Vargas (1930-1945), whose government created DASP, the Department of Public Service Management – a preliminary attempt of establishing public career in the Brazilian state.
laws protecting consumers and the environment. Finally, the Constitution protected individuals and business against regulatory takings and expropriation without compensation.

While the new constitution embraced social-democratic values and norms and some “developmentalist” ideas, during the 1990s Brazil flirted with neoliberal policies. In 1994 President Itamar Franco and his Minister of Finance Fernando Henrique Cardoso launched in 1994 the *Plano Real*, a macroeconomic stabilization effort that eventually managed to control inflation in Brazil. One of FHC’s first acts was to get the Congress to remove some provisions in the 1988 Constitution that enshrined “old developmentalist” policies such as state monopolies and restrictions on foreign investment.

Under Cardoso Brazil experienced a strong devaluation of its currency (the *Real*) as a result of a harsh international crisis (Mexican, Russian and Asian). To handle that, the government raised the interest rate to a very high level and this severely hindered growth. On the other hand, the FHC government managed to embed Brazil in the world economy through trade liberalization. In 2000 it ensured fiscal austerity by passing a “fiscal responsibility” act and it sought to modernize public administration by adopting tenets of the “new public administration” which allowed outsourcing of certain functions to the private sector.

Under Cardoso Brazil accelerated privatizations initiated by Collor and Itamar Franco: in 1997, Vale do Rio Doce, a major state owned mining and steelmaking company and Sistema Telebrás, the public-owned telecommunication conglomerate, were sold. In the same year, several electricity and gas distribution companies, as well as some state-level banks, were transferred to private owners. During his eight years as president, FHC raised approximately US$ 79 billion through privatization. However, like Petrobrás, the Brazilian state oil and gas company, the three large federal Banks: Banco do Brasil, Caixa Econômica Federal and the national development bank known as BNDES were not privatized. Indeed, BNDES played an important role in facilitating privatization by offering credit to buyers, both domestic and international. Table 1 indicates the state-owned enterprises privatized in 1990’s.

As part of the reform, Brazil adapted the US model of regulatory agencies to supervise and enforce post-privatization rules and introduce competition in natural monopolies. As a result, electrical distribution, fixed telecommunication networks and transportation (railways, highways, waterways) were subject to a new legal and institutional framework that substantively changed the patterns of administrative law. New licensing and concession agreements were signed.

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12 In 1999 Brazil officially adopted an inflation target system (currently the target is 4.5% per year).
14 The strategy segregated core activities that should be performed by politicians and senior officials from support activities that may be outsourced, separating policy formulation from policy execution, granting more autonomy and accountability to services performed by the state, which will take the form of either “executive agencies” or that of “social organizations,” that is a special type of nonprofit. See Luiz Carlos Bresser-Pereira. “The 1995 Public Management Reform in Brazil: reflections of a reformer,” in *Reinventing Leviathan*, eds. Ben Ross Schneider and Blanca Heredia (Miami: North-South Center Press, 2003).
15 Franco privatized CNS, an important steel company, in 1995.
TABLE 2 here.

The Cardoso administration rejected the idea of industrial policy, long a mainstay of Brazil’s developmental state. Finance Minister Pedro Malan said that “…the best industrial policy you can have is not to have one”. BNDES, which for decades had provided financing to targeted sectors and supported many state owned enterprises, shifted to support of privatization. Rather than trying to support priority sectors, the government focused more on increasing the efficiency of government services and reforming credit markets. For example, starting with Cardoso and continuing into Lula’s first term, the Brazilian central bank sought to reduce the cost of credit. Among the microeconomic measures undertaken were improvements in bankruptcy procedures and debt collection.\(^{16}\)

The Cardoso Administration’s opposition to “industrial policy” did not deter it from stimulating selected sectors in order to promote competitiveness and innovation. Thus in 1999 it created sixteen sectorial funds charged with fostering innovation in strategic areas such as oil and gas, telecommunications, biotechnology and agribusiness. The Cardoso period also saw important changes in social policy. Traditionally, the Brazilian welfare state has been regressive, clientelistic and opaque. Between 1994 and 2002 the federal government took a number of measures aimed at transforming this system. This included adding poverty-alleviation programs aimed at specific populations; introducing non-contributory social protection programs; decentralizing social policy implementation; and tackling some of the regressive features of the pension scheme.\(^{17}\) The Cardoso government initiated the use of conditional cash transfers (CCT). The *Bolsa Escola* Program, implemented 2001, aimed to increase access to education and reduce poverty in the long run, reduce poverty in the short term by transferring cash to impoverished households, reduce child labor and serve as a social protection network.\(^{18}\)

Another important development in this period was LOAS (the Social Assistance Act). Enacted under Itamar Franco and implemented by FHC, s LOAS,eeks to guarantee “minimum social standards.” The non-contributory multi-level federal, state and local program is designed to protect households, mothers, children, adolescents and the elderly; assist underprivileged children and adolescents to join the labor market; and train and rehabilitate persons with disabilities and promote their integration into community life.\(^{19}\)

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\(^{16}\) According to Fabiani, during the 1999-2006 period the law behind the government’s microeconomic agenda was seen as an instrument to protect creditors and ultimately promote economic efficiency See Emerson Ribeiro Fabiani, *Direito e Crédito Bancário no Brasil* (Sao Paulo: Saraiva, 2011).

\(^{17}\) Almeida explains that during Cardoso’s first term some changes in universal social policies partially confronted the regressive feature of the Brazilian pension system (a constitutional amendment has changed the minimum age and the period of contribution for retirement), although the problematic topic of public servants’ pensions – a major source of inequality in the country – remained untouched. Maria Hermínia Tavares de Almeida, “A Política Social no Governo Lula.” 70 Novos Estudos CEBRAP (2004).

\(^{18}\) Inspired by successful experiences at the local level, the federal Bolsa Escola program reached more than 5 million families by. Other CCT programs widened the scope of protection and helped build a multi-level public-private network of providers.

\(^{19}\) Under LOAS, the federal government is assigned the task of coordinating and promoting the actions covered by the social assistance program, providing technical advice and financial incentives to states, cities and welfare entities
NEW STATE ACTIVISM EMERGES

In 2002 Luiz Inácio Lula da Silva was elected. For two four-year terms, his government preserved some of FHC’s policies such as inflation control and openness to foreign investment while changing others by adopting state-activist initiatives including an active industrial policy and a massive poverty fighting program. Dilma Roussef, elected President in 2010, has maintained Lula’s priorities but expanded state activism in key-areas.20

Since Lula took office there has been a decade of experimentation. Developmentalist institutions have been reinvented, neo-liberal policies partially modified, new institutions created, and a new form of state activism is beginning to emerge. Changes have occurred gradually.21 Some of FHC’s policies, like macroeconomic stabilization, have been preserved, and some of his social policy innovations improved and substantially expanded. Institutions like BNDES that survived from the period of state developmentalism have been reinvigorated and redirected. Other developmentalist institutions like industrial policy that were rejected during the neo-liberal period have been revived, albeit in different form. Finally some new institutions have been added to increase coordination between the public and private sectors.22

Macroeconomic continuity

Perhaps the most important area of continuity is in macroeconomic policy. Scarred by decades of high and damaging inflation, in the 1990s Brazil adopted policies to preserve monetary stability. The Real Plan used various measures to control public spending and regulate the money supply. This has kept the inflation rate low (at least by Brazilian standards) for over 15 years and has enshrined monetary stability as a cornerstone of economic policy. During the first Lula administration policy emphasis was placed on instituting, developing and strengthening political and economic credibility by fiscally responsible macroeconomic policy, floating exchange rate and inflation targeting. In general terms, these policies have been continued by the Lula and Dilma administrations. However, this has come at a price: the main tools of macroeconomic policy are restrictions on government spending and a relatively high interest rate. This puts a brake on public investment and increases the cost of credit thus possibly hampering growth. To help offset these effects Lula introduced several growth-inducing microeconomic policies. These included both a new form of industrial policy and social policies that have helped spur domestic growth while also relieving poverty and reducing inequality.

Industrial Policy


21 To win the election Lula had to state that debt agreements would be honored Talking about the gradual manner through which changes would take place, Lula said in his “Letter to Brazilians” in 2002: “the premise of this transition will naturally be the respect to contracts and obligations enforceable in the country’.

22 A notable example is the Public-Private Partnership Federal Act of 2004.
In 2004, after a decade in which Brazil had explicitly rejected industrial policy\(^23\), the
government reintroduced measures designed to foster selected industries. However, in keeping
with the climate of the time, Lula’s first try at industrial policy was limited and focused primarily
on innovation. At the time, there was strong opposition to industrial policy in policy-making
circles and academic opinion. It was thought that governments were not able to strategically
identify targets and that trying to do so would divert resources from horizontal structural
measures like tax reform and infrastructure investment that would benefit the whole economy.

However, at least some were prepared to accept a limited role for government in
overcoming market failures and reducing the coordination and systemic problems that hampered
innovation: the Cardoso administration had already taken modest steps in this direction. That
helps explain why Lula’s first foray into industrial policy - called PITCE - stressed a
combination of general measures to improve the business environment\(^24\) and financial support in
four sectors in which it could be argued innovation was essential: semiconductors, software,
capital goods and medicines.

PITCE included substantial legislative activity. This included the Innovation Law which
was designed to facilitate partnerships and synergy between universities, companies, and
research institutes, and the Foundation Law which facilitated government support for university
research.\(^25\) At the same time, the government started building institutions designed to improve
coordination within government and between government and the private sector. These included
CDES, the Council of Economic and Social Development, designed to help foster inclusive
growth, CNDI, the National Council of Industrial Development, a public-private peak body
charged with defining directives for industrial development, and ABDI, the Brazilian Agency for
Industrial Development which was put in charge of coordinating implementation of industrial
policy by bringing government, industry, labor, and universities together. Arbix and Martin
describe ABDI as a

> “…networked institution, formally under the Ministry of Development, Industry, and

Trade. ABDI has played an important role in seeking to develop an industrial policy and
helps identify and guides investment decisions in technological research, innovation and
industrial development”\(^26\)

In 2008, during Lula’s second term, the government launched a new initiative called The
Program for Productive Development (PDP). PDP replaced PITCE\(^27\) and was much more
ambitious and complex. It included both horizontal measures designed to increase the overall
efficiency of the economy and vertical programs for targeted sectors. Reflecting the scope and

\(^23\) For a history of the rejection of industrial policy see W. Suzigan and A. V. Villela, *Industrial Policy in Brazil*
(Campinas: Editora da Unicamp, 1997).

\(^24\) These included legal measures to improve incentives for innovation and facilitate better relations between
universities and business, and tax relief

\(^25\) The Innovation Law allowed the government to invest directly in private companies as a minority shareholder in
order to create new products and processes and provides for sharing of any resulting intellectual property. The
Foundation Law facilitated support from FINEP and the National Fund for Scientific and Technological
Development for University-based research-support Foundations.

\(^26\) Arbix and Martin, “Beyond Developmentalism and Market Fundamentalism in Brazil.”

\(^27\) The discussion in this section draws heavily on Luciano Coutinho, João Carlos Ferraz, Andre Nassif and Rafael
Oliva, “Industrial Policy and Economic Transformation,” in *The Oxford Handbook of Latin American Political
complexity of the Brazilian economy, PDP covered a wide range of industries. The program set goals, established a complex governance regime, and placed special emphasis on collaboration between the public and private sectors. This included the use of industry-specific competitiveness councils instituted by FHC and continued under Lula. PDP relies on policy instruments such as financing, tax, public procurement, public-private alliances, coordination and consultation, and regulation.

Horizontal measures in PDP included improvements in infrastructure and education, increased investments in science, reductions in interest rates for investment, tax relief and improvements in the legal environment including modernizing the rules governing foreign trade. Vertical measures, which dealt with specific industries, were designed to meet three basic challenges. For each of these challenges, there would be different governance mechanisms and a different mix of policies and measures. Measures that might be employed included subsidized credit from BNDES and other public financial sources, tax incentives, technical assistance, advantages in public procurement rules, favorable trade policy, and supportive regulation.

The first challenge identified by PDP was to consolidate and expand leadership in sectors in which Brazil was deemed to have a competitive edge. The goal was to support Brazilian firms that could be world leaders or heavyweights in their industry. Sectors included aviation, mining, steel, cellulose, oil and gas/petrochemical, bio-ethanol, and meat. The second challenge was to foster and occasionally induce mergers and alliances (sometimes with BNDES holding a minority stake) to build up industries that had competitive potential but were not yet at the global frontier. They included capital goods, the automotive complex, wood and furniture, pharmaceutical, meatpacking, personal hygiene, perfumery and cosmetics, construction, various service industries, coastal and marine industry, leather, footwear and artifacts, the agro-industrial system, and plastics. The third challenge was to strengthen high-tech “vanguard” sectors that had both growth potential and whose growth could improve the technological capacity of the whole economy. These “strategic areas” included health, biotechnology, defense, nuclear energy, nanotechnology, and information and communication technology.

The governance of PDP is very complex. It includes a system of public management that brings representatives of appropriate ministries and agencies together for each of the major tasks and links them to the private sector through a variety of coordination devices. Observers of the PDP point to the importance of public-private coordination at every level from setting overall priorities to working out packages of effective measures for each sector.

It is too soon to assess the overall impact of PDP. Before it got off the ground the plan was overtaken by the global financial crisis. But even if there had been no great recession, it is early days for programs like this, which envision major structural changes. While the government can point to some real achievements, critics have questioned whether the plan has really shifted resources from traditional sectors to high-tech industries or if has done enough for small and medium industry which often are a major source of innovation.28

In 2011 the new administration led by Dilma Rouseff introduced an updated version of PDP called Brasil Maior (Greater Brazil) with the motto “innovate to compete; compete to

28 According to operational information available at the BNDES, in 2008, out of the 179 beneficiary companies, 12 were listed in Bovespa (the Brazilian stock exchange) In 2009, out of the 156 beneficiary companies, 25 were listed in Bovespa. Data obtained on the Bank’s website, <http://www.bndes.gov.br/SiteBNDES/bndes/bndes_pt/Institucional/BNDES_Transparente/Consulta_as_operacoes_do_BNDES>, accessed on May 01, 2010.
This plan continued many of the objectives and policies of PDP. But, reflecting rising concerns about “deindustrialization”, the plan places new emphasis on efforts to protect domestic industries hard hit by global competition, an over-valued currency, and low cost imports. Taxes on manufacturing were reduced, more attention paid to anti-dumping measures, and substantial preferences for local producers in government procurement introduced. At the same time, BNDES and FINEP funding have been increased and efforts made to channel more funding to innovative firms and sectors.

ABDI identifies three major strategic areas and for each it lists the main actions being taken. To increase investment and spur innovation, the plan offers tax relief, increased financing for investment and innovation and further improvements in the legal framework. To promote exports and protect domestic industry from unfair trade, the plan offers tax relief, export financing and guarantees, trade promotion, and enhanced defense thorough antidumping and other trade remedies. To give special protection to hard-hit domestic firms the plan includes several measures including exemptions from payroll tax for selected industries and a 25% margin of preference for local firms in government procurement.

An important part of the Brasil Maior plan is the system of public-private coordination which builds on structures created for PDP. The system rests on three pillars: the National Industrial Development Council (CNDI), Sectorial Executive Committees, and the Sectorial Competitiveness Councils. CNDI is a peak institution that includes ministers, the president of BNDES and 18 representatives of industry, labor, and the public. Its role is to set strategic guidelines. The Brasil Maior plan identifies twenty priority sectors: petroleum, gas and marine construction, chemicals, health, renewable energy, furniture, automotive, mining, civil construction, defense, aviation and aerospace, agro-industry, capital goods, metallurgy, logistics services, electronics, personal hygiene, fragrances and cosmetics (HPPC), services, retail, shoes, textiles, candy and jewelry, cellulose and paper. For each sector there is an Executive Committee and a Competitiveness Council. The Executive Committee consists of government officials charged with developing an action plan for the sector. These representatives meet with industry and labor in the Sectorial Competitiveness Councils to refine the action plans and explore implementation issues.

Social Policy

In addition to reviving industrial policy, the governments of Lula and Dilma have expanded Brazil’s social protection system and anti-poverty programs. The result has been a significant decline in the poverty rate, reduction of inequality, growth of a new middle class, and stimulus for the domestic market. Between 2001 and 2008, incomes of the wealthy grew at a moderate pace, while income gains for the poor increased substantively. Approximately 28 million people were raised above the poverty line and a “new middle class” has emerged - between 2003 and 2011 approximately 10.5 million Brazilians became part of the middle class and which now includes 55% of the population.30 The Brazilian social pyramid is now diamond shaped, with more citizens classified as middle class than as poor.

Recent studies highlight the fact that Brazil’s distributive gains achieved in the last decade are the result of a combination of economic and institutional reforms. They include

29 Brasil Maior website and other sources.
previous efforts such as inflation control and changes in labor markets that include unemployment reduction and increases in the minimum wage, pensions and social security improvements and a new generation of social assistance policies, especially the Bolsa Família Program (BFP), created in 2003 as a result of a consolidation of previously existing initiatives.³¹ Health and education spending as a share of GDP have grown considerably in recent years, magnifying impacts of institutional reforms instituted in the late 1990s. In another recent development, in 2011 SUAS, the Brazilian the Unified Social Assistance System, was institutionalized and formalized by a federal statute.

Finally, in June 2011 President Dilma Roussef launched the Brasil Sem Miséria³² program, designed to rescue 16.2 million people from extreme poverty, 59% of whom live in the Northeast region. Brasil Sem Miséria has been presented as a combination of complementary rural and urban sectorial actions in the fields of productive insertion, income transfer, access to public services, education, health, social assistance, water and sewage and involves the creation of new initiatives and the re-conception of existing ones. This program aims to find and register extremely poor families and integrate them into different programs. Also, Brasil Sem Miséria is supposed to offer “exit doors” to those who graduate from Bolsa Família (thus boosting “productive inclusion”)³³.

Social policy is working: poverty has been cut drastically and income inequality reduced. Although Brazil still is one of the most unequal countries in the world³⁴, the decline in poverty and reduction of inequality in Brazil in recent years have been remarkable. Thanks to a wide range of policies, including universal, targeted, and decentralized programs, the Brazilian welfare state is becoming stronger³⁵.

**BRAZIL’S NEW STATE ACTIVISM: SOMETHING NEW UNDER THE SUN?**

The emerging profile of state activism differs state action in both the developmentalist period and the neoliberal phase of the 1990s. In the developmentalist period from the 1930s to the 1980s, the Brazilian government not only set priorities for industrialization in a top-down fashion; it also was a primary actor in industry. The state bureaucracy set goals, state-owned enterprises played a central role in many sectors including steel, mining, aircraft, automobiles,

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³¹ Since its inception the federal government Bolsa Família has reached more than 12 million families as beneficiaries. If one assumes that each family has four people on average, the total figure for individuals benefited from BPF reaches 48 million people, or approximately 25 per cent of the Brazilian population. Half of its budget has been spent in the northeast part of Brazil, where millions of very poor families live. Considering its gigantic scale, the targeting of BFP (defined as the share of total benefits received by specific groups of the population) has been considered exemplary, outperforming other social assistance programs in both Brazil and internationally.

³² “Brazil Without Indigence”.

³³ Also, Brasil sem Miséria also changed the number of children and adolescents who can obtain the BFP benefit – now up to five (it used to be three).

³⁴ The Brazilian Gini coefficient in 1960 was 0,5367, 0,6091 in 1990 and (still very high) 0,5304 in 2010. Cf Marcelo Nery, ‘A Nova Classe Média – o lado brilhante da base da pirâmide’, 27.

³⁵ As put by Arbix and Martin: “while Brazil’s ‘welfare state’ still has segmented qualities, benefiting the better organized and remunerated in the formal and public sectors disproportionately, this segmentation is now much less acute than it has been for decades, and perhaps since the creation of the country’s first social benefits many decades ago. In 2010 inequality in Brazil reached its lowest level since measurement started in 1960. Arbix and Martin, “Beyond Developmentalism and Market Fundamentalism in Brazil.”
and banking, and the state development bank provided funding for areas deemed priority by
government planners. Emphasis was on “catching up” by building domestic industries. The new
industries used imported technology and paid little or no attention to innovation. The state
created tariffs walls and multiple exchange rates to control imports. Social policy was not
focused on redistribution or poverty reduction: social protection programs were elitist, designed
to keep the industrial working class and the small middle class happy, and managed in a
clientelistic fashion.

The 1990s saw a partial reversal of the developmentalist model with privatization,
liberalization, dismantling of the instruments of industrial policy, and tentative steps at poverty
alleviation. But when it took office the Lula government decided it was necessary for the state to
resume a more active role in industrial development and take more aggressive steps to relieve
poverty and reduce inequality.

The new administration recognized that markets were necessary for inclusive growth but saw
that they were not sufficient. The state could do more to promote growth with equity and it
started to act more selectively and aggressively in the economy. Yet this shift away from neo-
liberalism was as notable for what it did not do as for what it did. Thus, when Brazil began to
develop new forms of state activism it did not re-nationalize former state-owned enterprises,
impose price controls, create a top-down development plan, discourage foreign investment,
default on international obligations, engage in deficit spending, or close its markets to foreign
goods. Rather, it sought to maintain and benefit from openness by ensuring the competitiveness of
domestic industry. Efforts focused on constructing new forms of industrial policy that
emphasized innovation and partnership with industry. At the same time it placed substantial
emphasis on social policy and redistribution and is endeavoring to combine its social policy and
industrial growth strategies.

Accounting for the rise and shape of the New State Activism

What explains the return of state activism and why has it taken the shape that it has? What
impelled the Lula government to reintroduce industrial policy? And when it did, why did it chose
to emphasize innovation, engage more directly with the private sector, and structure the program
in a bottom-up fashion? Why did the new state activism link industrial and social policy and
refocus social policy towards poverty alleviation and reduction of inequality?

No one would claim that Brazil’s new form of state activism was planned from the start or
that a clear or completely stable model has emerged. There was no master plan that emanated
from some government think-tank or planning ministry. These policies have evolved in a piece-

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36 During the import substitution period Brazil adopted fordist technologies by copying technology from developed
countries. A lot of this was in the form of factories owned by foreign companies who located R&D and innovation
outside Brazil with no obligations to transfer technology. That meant that Brazilian industry had a very low level of
capacity for innovation. See Ignácio Godinho Delgado “Desenvolvimento, empresariado e política industrial no
37 Arbix and Martin observe that “over the course of several decades, the statist model shifted resources from
consumption to investment, limiting real wages and social spending and directing social spending in clientelistic
fashion toward more organized segments of society with an eye toward political stability and control”. Arbix and
Martin, “Beyond Developmentalism and Market Fundamentalism in Brazil.”
meal fashion and are still changing. The Brazilian government has been feeling the stones as it crosses the river — to quote Deng Xiaoping — not following some worked out blue-print. However, looking back over a decade of experimentation and policy evolution, one can see several factors that explain the decision to resume an active role for the state as well forces that affected the form this role would take. In the following sections we look at three main factors that help explain the shape that Brazil’s new state activism has taken: political opportunity, structural impediments to growth, and international and domestic constraints. Taken together, they help explain the profile of what Arbix and Martin call “new state activism without dominance.”

A political moment

When Lula was elected in 2002, growth had slowed and unemployment was very high. So it is not hard to see why a government led by the Brazilian Workers Party (PT), already predisposed to state activism, would want to increase the role of the state in the economy. But the PT was not alone: this view was shared by at least part of the business community. By 2002 the effects of globalization and liberalization were being felt and Brazilian companies were losing ground. Business in general and many industrialists in particular wanted a more activist state and more voice in government policy.38

While the PT was ideologically committed to state activism, the business community also started to look to the state as a force that could reignite growth. Dissatisfied by the effects produced by liberalization in the 1990s, powerful industrial groups (including the Federation of Industries of São Paulo) involved themselves in the electoral process in 2002 with the objective of “opening space for developmentalist ideas.” Industry had played an important role in the old developmental state so at least some industrialists were comfortable with an increased role for the state as long as they had a voice in state policy.

While Lula’s first administration took cautious steps towards state activism, interest in a stronger role for the state grew during the second term (2006-10). In this period NSA gained appeal, importance and political support from industrialists, unions, intellectuals and academics. Brazilian economist Antonio Barros de Castro suggests that the Brazilian elite realized that it needed to “deal with China”.40 He notes that trade liberalization and the rise of China led much of Latin America to abandon industry and refocus on natural resources. Brazil, due to the large size and central importance of its industrial sector, could not and did not want to take this route. But at the same time, despite the modernization of Brazil's industry which had made it globally competitive in some fields until China came on the scene, once China became a major factor, Brazil was no longer as competitive. At the same time, Chinese demand for natural resources drove up the value of the Real thus further handicapping Brazilian industry by increasing cost of exports and lowering the cost of imported manufactured goods. This worsened the situation and

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38 Shunko Rojas suggests that changes in the leadership of FIESP, the Federation of Industry in São Paulo, led to FIESP support for an expended state role well before the 2002 election. Private communication to the authors, August 2012
led to a slowdown in 2005. This led to a public outcry and calls for more action by the state. The turning point probably came in 2006. As a result of a political scandal, in March 2006 Antonio Palocci, Lula’s finance minister was replaced by Guido Mantega, a heterodox economist and academic closely linked to Lula and the PT. Although also closely linked to the PT, maintained an orthodox approach to economic policy and was closer to the financial sector than to industry. His replacement opened a window of opportunity for the industrialists represented by institutions such as CNI (National Industry Confederation), FIESP (Sao Paulo State Industries Federation), and IEDI (Economic Institute for Industrial Development, a business think-thank) to push for policies that would allow them to recover and protect industrial chains dismantled during the 1990s, foster international competitiveness, and channel more state funds into infrastructure investments. Business support for neo-liberalism, never so robust, declined and its acceptance of state activism increased. Jackson De Toni suggests:

“Apparently Brazilian industrialists partly conceded in their unconditional defense of a minimalist agenda for the state in exchange for a political economy that would maintain the inherited stability and defend them against external competition, but would also revive public investments in infrastructure.”

In this context, says De Toni, the Lula government boosted with great publicity some new ‘arenas’ for public-private coordination (including councils such as CDES, CNDI and the so-called ‘competitiveness fora’) and new agencies (such as ABDI) in an attempt, on the one hand, to ensure legitimacy and, on the other, to control the increasing demands of industrial entrepreneurs. At the same time it launched PAC (the Growth Acceleration Program) in 2007. PAC was designed to restart investment using the strength of public companies like Petrobrás to lead the process.

Another factor that helped cement political support for state activism was the global financial crisis. The pervasive and worldwide failure of markets, which were deeply affected by financial disorganization, epitomized the crisis of deregulated capitalism and legitimized the adoption of alternative policies. This gave more support for the expansion of industrial policy and the growing role of BNDES. The government adopted a rhetoric that stressed that the crisis was an opportunity for Brazil to gain comparative advantages and this required additional proactive state action.

With the global crisis the Brazilian government became more active in shaping the trajectory of economic development. When the financial crisis broke out in 2008, the Brazilian economy was seriously challenged by the lack of credit – echoing events in the US and Europe, financial institutions halted the supply of credit. In Brazil this led to more pressure by the industrial coalition for state action. As a result, BNDES was heavily capitalized so that it could play a countercyclical role in the economy. The Bank sharply raised its disbursements thus galvanizing a national industrial sector already suffering from reduced competitiveness and an unfavorable exchange rate and now buffeted by credit stringency.


42 Ibid, 16.
Structural elements

If the political context was supportive of a more active role for the state, what were the primary problems that policy makers faced and responded to as they shaped “new state activism”? We suggest that three structural features were most important: (i) major market failures that impeded economic activity, including a low level of investment in infrastructure and a lack of innovation, (ii) the long-standing Brazilian social debt and (iii) the international embeddedness of the Brazilian economy and its need to spur competitiveness.

Market failures: innovation, infrastructure, financial sector, and competitiveness

The first structural barrier policy makers faced is the low level of innovation in Brazilian industry. They recognized that Brazilian industry had slowed down and believed that markets alone could not restart the growth process and state intervention needed. From the early 1980’s onward the economy has faced a long period of stagnation, in which growth slowed and Brazil fell behind the rapidly growing Asian tigers. The national economy had its last impetus of vitality in the seventies, during the apogee of “old” developmental state policies. By the end of 1970’s Brazil’s economy had completed its second industrial revolution, thus acquiring a diversified industrial base. But then it started to stagnate due to external and internal factors.

The external factor refers to changing of capitalist accumulation patterns and the consolidation of a knowledge based economy, which made the capacity of industrial innovation essential for economic competitiveness. The internal reasons are Brazil’s failure to reshape the political economy and the legal-institutional structure that underpinned the old developmentalism. This structure was based on a triple alliance among multinational capital, national capital and the state. The state provided infrastructure, organized key sectors of the economy through state owned enterprises, generated savings that could be used for new investment, and created regulations and incentives to protect and promote the private sector. Foreign capital helped develop local industry using technology that had been created and perfected in advanced markets: sometimes this included bringing in equipment that had already become obsolete at home. The side effect of this arrangement was the excessive insulation of Brazilian economy from international competition and, at same time, the increasing transformation of this economy into a buyer of external technology, instead of being a national hub of innovation and new technologies. As a result, Brazil was not able to keep the developmental pace. Suzigan and Villela conclude:

“It was necessary to change not only to correct these problems, but also because there was conscience that the country had reached the zenith of a historical development process (which many erroneously described simply as import substitution). Once built an ample and diversified industrial basis, it was necessary to make it efficient and competitive. It was also necessary to incorporate sectors and industries representing new

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technologies, particularly informatics and telecommunications, and develop innovation ability, a crucial element in competition”.

Taking these external and internal problems into account, it is hardly surprising that while Asian countries, noticeably South Korea and Taiwan, kept the developmental pace and gave rise to a new round of growth based on knowledge, innovation and poverty and inequality reduction, Brazil and its Latin-American counterparts lost vitality. One indicator is the relative success in patenting: Asians have far surpassed Latin Americans in patents issued in the US.

Spurred by statistics like this, Brazilian policy makers took steps to increase the rate of innovation in industrial activity. Modest efforts to stimulate innovation began as early as 1999 but with the reintroduction of industrial policy in 2004 substantial resources have been devoted both to improving the overall climate for innovation; supporting restructuring in targeted industries; and fostering the development of new areas of specialization considered relevant and potentially able to consolidate key industrial chains.

A second structural barrier was the low level of investment in infrastructure. The private sector was unwilling to invest in needed infrastructure expansion and the state had not been able to make up for this deficiency. Although Brazil has one of the highest tax burdens in the world, public sector investment was relatively low, even by Latin American standards.46

A third source of structural economic failure in Brazil is the pervasive problems of the private financial sector. While it has grown in size and importance, it still plays a limited role in funding industrial expansion. State banks, which date back to the developmental period, have filled the gap. When the Lula government decided to move to industrial policy, it looked to the state banks and especially to BNDES to prove the capital and expertise needed for growth, innovation, competitiveness and to buffer the effects of the financial crises.47 Unlike other developing countries, Brazil did not dismantle its development bank in the 1990s so that the institution was available when the government decided to intervene more actively in the economy Today, it is the main source of long-term financing in Brazil and a key actor in the conception and implementation of the industrial policy.

The final structural problem that affected the emergence of state activism is the side effect of the Real Plan. Undeniably, the Real Plan achieved its goal of ending runaway inflation. Since 1994, when the plan was implemented, inflation has been kept in check at around 5% a year. The problem, however, is that this plan is anchored in the interplay of two important macroeconomic variables: (i) interest rate and (ii) exchange rate. While the interest rate is the main control against inflation, the exchange rate is directly influenced by the interest rate: if interest rate is high, it attracts foreign investment, which results in an appreciation of the

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Commenting on the infrastructure deficit in Brazil, CEPEL noted: “Although several factors were involved (such as high macroeconomic volatility, the lack of comprehensive policies and regulatory and financing issues), the effects of these physical constraints are obvious and seriously threaten future development”. See CEPAL “The Economic Infrastructure Gap in Latin America and the Caribbean,” in 293 FAL Bulletin. Available at http://www.cepal.org/usi/noticias/bolfall/6/42926/FAL-293-WEB-ENG-2.pdf>, access 20 July 2012.

47 BNDES and the other major state banks have access to public (pensions and treasury) funds so their cost of capital is well below that of the private sector. BNDES also makes profits and raises funds in the capital market, besides offering substantial expertise: the bank has been financing the Brazilian industrial sector for the last 50 years and has developed detailed knowledge of many important sectors and close ties to industry which add to its advantages over the private sector.
exchange rate. This has two direct consequences. First, the regulation of inflation by management of the interest rate creates side effects on the financial market, inasmuch as its appreciation encourages investors – including foreign investors--to buy government bonds. This means that less money is available for the private sector. Second, the resulting appreciation of the exchange rate causes serious prejudice to industry as makes imports cheaper and exports less competitive. This situation put pressure on policy makers: industry pressed for solutions that would lower the cost of finance and guard against deindustrialization. Industrial policy seemed like a way to handle both.

Social Debt

Another structural issue affecting NSA is the Brazilian “social debt”. Four problems stand out: (i) absolute poverty, (ii) social inequality, (iii) unemployment; and (iv) the tendency of wages to lag behind productivity. The Lula administration had pledged to deal with social issues: these accumulated “debts” helped shape the responses it made.

In 1981 31% of the Brazilian population was living on less than US$ 2.00 a day. Other social indicators were as bad: child mortality was high, life expectancy at birth 63 years, illiteracy was widespread, and many people had no regular access to sanitation and potable water. Inequality was extreme. Brazil has been profoundly unequal and unjust for a long period: in 1990 the Gini coefficient was 0.6091. The degree of inequality is aggravated when one pays attention to race and gender. Unemployment was also high: from the 1980’s to 2000 unemployment was an important political issue and the rate of unemployment reached 10% in the early 1990s. This issue was aggravated by the problem of education, as the education system does not produce the number of skilled people needed by a growing and competitive economy. That means that industrial policies designed to spur technological upgrading could be hampered by lack of adequate human resources and people might find themselves without the skills needed by a changing labor market. This issue led the government to recognize a need for job creation and skills-upgrading in connection with social and welfare initiatives.

Finally, there is the problem of wage lag. Because of the large rural population in most Latin American countries including Brazil, there is a huge pool of underemployed workers whose presence depresses wage levels. As a result, domestic demand does not grow as fast as domestic production thus hindering growth of the domestic market. Economists have stressed the need for government action to offset this by an incomes policy that will bring wages up to optimal levels.

International embeddedness and the need to spur competitiveness

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49 Ibid. Some put the effective rate as high as 20%.

50 This is what W.Arthur Lewis called development with “unlimited supplies of labor”.

A final “structural” feature affecting the emergence of NSA was created by the decision to liberalize the economy and maintain openness after Lula’s election. While export promotion has been a development target since the 1960s, domestic industrialization dominated the governmental agenda until the 1990s. All this changed with globalization and liberalization. In the 1990s Brazil opened itself to international competition and began more actively to pursue export markets. This forced the state to pay more attention to competitiveness.

One of the major decisions made by Lula’s government when it took office was the decision not to try to roll back trade liberalization. What it did, instead, was emphasize the need for state action to encourage the kinds of solutions needed to maintain competitiveness. This partly explains both the decision to revive industrial policy and the emphasis that has been given to innovation since the beginning. From PITCE through Brasil Maior, policies have focused on boosting the international competitiveness of Brazilian companies. This includes BNDES’s support for the internationalization of Brazil’s most competitive industries and various mechanisms to subsidize exports. While the government has recognized the importance of competitiveness and seen that maintaining openness to foreign goods is necessary to preserve competitiveness, it has also taken measures to provide some degree of protection for domestic industries especially in recent years.

**Structural elements: conditioning factors**

It is not hard to see why a government led by the Brazilian Workers Party taking office at a time of low growth and relatively high unemployment would decide to increase the role of the state in the economy. But that leaves open the question of why Brazil’s reengagement with the developmental state has taken the shape that it did. Why did Brazil opt for an innovation-focused and collaborative public-private form of industrial policy rather than, say, renationalization as Venezuela, Argentina, Ecuador and Bolivia have chosen? Why has it been supportive of foreign investment in most sectors? In this section we sketch a number of factors that seem to have influenced the choices Brazil has made as it searched for new ways for the state to help the economy regain dynamism and promote inclusive growth. Among these “conditioning factors” we can point to, four seem especially important: (i) constitutional restraints, (ii) the strength and scope of the domestic market and sophistication of domestic industry, (iii) limits imposed by international economic law and policy, and (iv) concern about the reaction of global financial markets.

The 1988 Constitution influenced the choice of strategies and measures by making direct state control of industry both more expensive and less important. First, it protected property rights and regulatory commitments thus making renationalization of privatized industries an expensive proposition. Second, it reduced the possibilities for corruption and for private capture of state power thus increasing the government’s capacity to steer the private sector and providing control and accountability mechanisms for the public sector. This made state ownership seem less necessary. Finally, by creating an open and democratic political structure the constitution enhanced the power and participation of civil society, including industry, vis-à-vis the state.

A second factor that influenced the choice of collaborative innovation-oriented industrial policy rather than renationalization is the size, complexity, and sophistication of the private sector in Brazil. Although still weak in certain areas, the Brazilian economy includes many well-developed sectors and a growing capital market. Many firms are either at the global competitive frontier or close to it. Others have incipient capabilities. In many sectors there is acceptance of
the need for restructuring and continuous improvement. Many firms have the kind of deep knowledge essential for effective innovation even though they may not be able fully to utilize this knowledge without public incentives and support.

As a practical matter, it must have seemed much easier to create incentives for these firms to innovate and provide support for new private start-ups than to try to replace them with state-owned enterprises. At the same time, the size and scope of the private sector meant that once democracy was restored it gained an important voice in public affairs. And it turns out that the private sector was eager to support an expanded role for the state as long as it was done in collaboration with industry and provided the kind of support the private sector felt was needed to resume growth. Thus Cypher notes:

“... given the many endemic macroeconomic problems that had made the 1990s a period of slow growth in spite of the restructuring of industry, powerful industrial groups (including the Federation of Industries of São Paulo) involved themselves in the electoral process in 2002 with the objective of “opening space for developmentalist ideas” (Delgado 2010: 125)… the business federations—the organizations representing the interests of Brazil’s vast and diversified industrial base—correctly understood Lula’s election as a mandate for a pro-growth strategy and as an indication that a structural change would occur opening-up channels of direct intermediation between the industrial sector and the new administration...In short, there was a consensus between the PT and important fractions of industrial capital to reverse “the loss of the centrality of the State as an agent of accumulation.” 52

A third conditioning factor can be found in international economic law and policy. WTO law places restrictions on some policies that had been used by the Asian developmental states so it was necessary either to work around these restraints or find ways to defend them in WTO litigation. Brazil did a little of both by defending some heterodox policies and modifying others.53 Brazil did not encounter similar restrictions in international investment law as it never ratified the BITs signed in the 1990s. But because the government recognized that foreign investment was important for its innovation strategy, and sought to encourage its own firms to invest in foreign markets, it has nonetheless obeyed many of the principles of the investment regime. Similarly, while Brazil’s export surpluses and growing reserves have made it less dependent on the international financial institutions, it may have been influenced by the


discourse of the World Bank and other international financial institutions which have promoted market solutions but accepted some role for industrial policy as long as it respects comparative advantage and focuses on innovation.

The fourth conditioning factor is the role played by foreign investors and global capital markets. The government’s strategy relies on foreign investment to help it reach and maintain international competitiveness. It must have realized that re-nationalizations and classic protectionism would threaten the availability of such investment while an innovation-oriented and collaborative industrial policy offering selected benefits and incentives to both foreign and domestic firms would be acceptable to investors.

Other influences on the emergence of NSA: enhanced government efficiency and new economic theories

There are several other factors which help explain the profile of Brazil’s NSA. They include the increased professionalism of the state apparatus and bureaucracy, which made it possible to carry out industrial policy, and the rise of alternative economic theories that tended to legitimize state activism. The macro institutional arrangement provided by the 1988 Constitution has contributed to upgrading state capacity and played an important role in NSA. In the last decades, the Brazilian state has enhanced internal coordination, increased public-private collaboration, and learned how to better define policy mandates. Thus, NSA is partly the result of institutional learning through which the Brazilian state progressively acquired greater administrative capacity and the expertise needed to implement complex and ambitious development policies.

Until recently, the vast majority of public employees were appointed politically and this weakened the public service ethos necessary to build a professional bureaucracy staffed by people with technical expertise who could administer policies rationally and efficiently. There were some islands of excellence in public administration: some key institutions of developmental coordination, such as BNDES, Petrobrás, Embraer, Embrapa, IPEA, and the Central Bank, were professionalized. But these cases were in stark contrast to the rest of public administration, which seriously compromised state capability. This lack of professionalism was changed by the Constitution of 1988, which made mandatory recruitment of public employees through public and official exams (concurso públicos). As a result, there has been a substantial increase in the percent of public employees selected meritocratically.

The Constitution also regulated the ceiling of earnings, determining that the maximum wage should be no higher than that one received by members of Supreme Court (Supremo Tribunal Federal). This rule was designed to limit public expense and curb discretionary distortions in the level of salaries. It is true that both dispositions (meritocratic recruitment and wage policy) face problems of enforcement, even so they represent an important improvement in terms of governmental quality. When the Lula administration began to expand the state’s role it could count on a more professional workforce in government.

Other measures helped enhance state capacity making it easier to carry out the measures called for by new state activism. The constitutional framework established in 1988 gave rise to several policy initiatives designed to “implement rights” and “modernize” the state. New ministries have been created, several others reorganized, sub-ministerial entities added and councils and committees formed to increase participation by business and labor. Add to this the
growing role and expertise of BNDES which has played an increasingly important role in industrial policy.

Changes in the world of ideas have also facilitated new state activism. With the turn to a more robust role for the state in the economy, and the particular profile it is taking in Brazil, we see corresponding changes in the intellectual scene. Internationally, more attention is being paid to the positive role industrial policy might play and even the World Bank has endorsed certain types of industrial policy. Similar developments are occurring in Brazil as Brazilian economists seek to explain and guide the evolving new configuration. At the same time, Brazil has attracted the attention of theorists around the world who hope to create a new political economy of development.

Far be it for us to suggest a causal link from theory to new practices (or vice-versa). But it is clear that the academic turn provides analytical tools and offers intellectual justifications that can help sustain policy experimentation. Some have labeled the emerging set of ideas “new developmentalism”. James Cypher describes this approach:

“On the one hand, New Developmentalism, [rejects] prevailing ideas of neoclassical economics regarding a passive reliance on an export-led, resource-based economy [and agrees with]…the original developmentalist economists such as Rosenstein-Rodan, Hirschman, and Nurkse, and their emphasis on the centrality of a developmentalist state. …On the other hand, New Developmentalism stresses a “growth with equity” approach along with an emphasis on industrial policy, highlighting public, growth-supporting, infrastructure spending, and a “neoschumpeterian” emphasis on building a national innovation system through deep public-private cooperative programs that will drive investment expenditures toward productivity-enhancing science and technology applications throughout the national industrial base of the economy”.

In the Brazilian case, after the 1990s in which there was a relative theoretical hegemony of liberal ideas associated with the Washington Consensus, there has been a burgeoning heterodox literature that has lent support for new state activism. This can be seen in two different fields: (i) economics including both macroeconomy and microeconomy and (ii) political science. In economics, one important contribution refers to the exchange rate and its effect on the industrialization. According to this argument, developed mainly by Bresser-Pereira, there has been appreciation of the value of the Real leading to the “Dutch disease” effect which promotes deindustrialization. Due to the floods of dollars that have been reaching the Brazilian economy, the currency has become overvalued and this has had a negative effect on national industry. By


56 Cypher notes that “As yet, New Developmentalism has not been rigorously defined. Some find that trial and error rather than the adoption of a coherent “model” such as ‘new-developmentalism’ better describes the current conjuncture,” citing Arbix and Martin. Cypher, op.cit, note 52 supra.

showing that free market policies can lead to these negative effects, Bresser-Pereira and his colleagues have created a rationale for an aggressive industrial policy. This criticism has been accompanied by microeconomic studies that also challenge the market-oriented model. These studies include sectorial and market analyses and document specific and pervasive market failures that require active industrial policies. Finally, microeconomists and political scientists have also been providing inputs to social policy. On the economic side, new studies conducted demonstrated how inequality itself is a problem, thus detaching this problem from poverty. This sort of consideration has given impulses to the formulation of two different set of social measures: (i) poverty alleviation measures and (ii) instruments meant more generally to reduce inequality.

THE CHALLENGE FOR LAW

What does the emergence of NSA mean for the law, and vice versa? As the role of the state in the economy and social protection changes, it seems inevitable that there will be corresponding changes in the law. And it seems possible that law will shape and channel the path for policy innovation, as well as allowing room for adaptation. In this section we outline some general consideration about NSA’s challenge for law.

While it is easy to say that law and new state activism must in some way be mutually constitutive, it is another matter to say just how NSA is affecting the law and vice versa. Part of the problem derives from the complexity of the situation; part from the paucity of empirical studies. While abstract models of political economy like “neo-liberalism” and “new developmentalism” suggest clear delineations, in the real world, policies are often a mix of the old and the new, layered on top of one another and sometimes contradictory. This complexity and contradiction at the policy level carries over into the legal domain: key legal variables are difficult to define and causalities involving changes in the law and in policy outcomes are blurred. As a result, studies on relationships between the law and any development policy present serious methodological challenges.

We cannot deal with all these complexities and a full understanding of the relationship between law and NSA must await further empirical work and theoretical analysis. In this chapter we discuss methods, outline some functionalities that NSA seems to demand, and provide a few examples of how the law has responded to these functional needs.

New roles, new frameworks of analysis, new functionalities

We can posit a priori that NSA will generate pressures for new laws and new roles for law. Much will be straightforward. Statutes will get changed, procedures altered. There is plenty of that going on in Brazil today, as there was in the past. Laws were necessary to create ABDI, MDS,Cadastro Único and other institutions that are central in Brazil’s new state activism. Laws aiming at specific goals like innovation and competiveness were also important: we have described some of them. While recognizing the importance of these legal changes, in this section

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58 Two issues have been highlighted: (i) failures in the market for innovation and (ii) gaps in the industrial chain. Studies conducted by Arbiex, Pacheco and also by Ipea (Institute for Economic Applied Research) show need for innovation policies while Erber, Cassiolato and Kupfer highlight gaps in supply chains that need government action to close.
we focus on the “new functionalities” — roles for law that have not been as important (or did not exist in the Brazilian case) in the past and take on new importance due to NSA.

To identify new functionalities and legal responses, we used three sources: the research done by LANDS, the project on Law and the New Developmental State of which this study is a part, other research on law and development polices conducted in Brazil, and “reverse engineering”. Reverse engineering means starting with policies and programs, describing the functions associated with them, and seeing if law has contributed, or could contribute, to those functions. We reasoned that for new state activism to be successful and the new development policies to work it is essential to maintain flexibility, orchestrate the relations among public actors and between them and the private sector, create conditions that will maximize synergy between actors, and preserve legitimacy. These functional needs point to new roles for law: if we isolate the role law can play in these new functionalities, we can identify four roles the legal system could play: (i) safeguarding flexibility, (ii) stimulating orchestration, (iii) framing synergy, and (iv) ensuring legitimacy.

Safeguarding flexibility means using legal norms to allow room for experimentation, promote innovation, and facilitate feedback from experiments to policy. NSA demands legal regimes that permit learning-by-doing and encourage path correction. Differently both from import substitution and neoliberalism, NSA requires that some degree of flexibility and learning is ensured to implement initiatives that in most cases do not resemble preexisting recipes or strategies: that is one reason why NSA ultimately employs several “new governance” tools.

Stimulating orchestration means using law to structure state activities for effective new style industrial and social policy. This means facilitating coordination and articulation within the state – both horizontally (i.e., between entities that belong to the same bureaucratic state level) and vertically (i.e. between entities that are subject to hierarchies or belong to different state levels). Practically, it can consist of norms and procedures that assign institutional tasks and foster cooperative (rather than competitive) governance regimes including rules that encourage government to work with the private sector. Also, it can mean supporting policy networks that share tasks and interact in a complementary way to implement policies: this can include defining policy “hubs”. Finally, it can mean using norms that harmonize new policies with pre-existing ones to ensure coherence. Norms and processes playing these roles are crucial in NSA since it fundamentally relies on actions that integrate different fields.

Framing synergy involves using the law to frame public-private partnerships and ensure they are more effective than purely public or private solutions. Framing modalities include collaborative governance regimes that create incentives for public-private cooperation (through

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59 The idea of reverse engineering appears in a piece by David Kennedy, in the context of a discussion of the postwar consensus (1945-1970). Kennedy reckons that although there was a clear demand for instrumental law, the legal theory was implicit. In order to reveal it, he proposes: “We need to reverse engineer the legal theory of mainstream development professionals from their economic and political projects, and from the attitudes toward law they manifested in managing developing policies within national administration. A great deal of law was required to translate the leading economic theories of development economic policy”. David Kennedy, “The Rule of Law, Political Choices, and Development Common Sense,” in The New Law and Development – a Critical Appraisal, eds. David Trubek and Alvaro Santos (New York: Cambridge University Press, 2006).

incentive-alignment and/or the use of private contracts by public entities), risk sharing, and hybrid instances in which public and private players regularly meet to interact and exchange opinions and regulatory and contractual instruments that bring private expertise and public financial capacity together.

Ensuring legitimacy means keeping government transparent and ensuring adequate participation. NSA seems to require a regime in which it is easy for new ideas to percolate upwards and be widely shared. This makes older authoritarian models obsolete and increases the importance of democracy. Legal regimes must ensure accountability, transparency and participation in development policies. That requires norms for disclosure, frameworks for participation, methods to hold policy makers accountable for results, and ways to avoid capture at the same time public-private dialogue is fostered.

To illustrate how Brazil is dealing with some of these new needs and functionalities, we look at a few developments in industrial and social policy.

**Flexibility and synergy in industrial policy**

The new industrial policy promoted by NSA in Brazil is as much process as policy. It is part of a joint public-private discovery process, a collaboration through which the partners experiment with different trajectories to identify products and processes that are optimal for individual firms and sectors as a whole. Efforts to encourage innovation and do it through a full-scale partnership with the private sector brings the state into new territory. For example, instead of the traditional arms-length lending with well-defined goals set in advance, internationalization strategies for Brazilian companies and innovation financing call for substantial flexibility, risk sharing, and alliances and this requires legal innovation.

One area in which this is occurring is BNDES’s new innovation program. BNDES has launched a new program to foster innovation and has replaced its traditional form of fixed obligation loan agreements with a variety of flexible devices that support collaboration and experimentation. The tools developed for this purpose represent a break in BNDES’ legal pattern: in this area the bank relies on flexible legal structures that, formally or informally, support a financial relationship that permits changes of trajectory and adaptation of plans.

Among the legal tools employed in this area are: (i) partnerships with technological institutes and grants to promote the development of new products; (ii) relational loan contracts that include non-binding performance criteria, staged disbursements, and constant BNDES monitoring through shared governance mechanisms; (iii) equity investments coupled with shared governance established through shareholder agreements that give BNDES a seat on the board and subject certain corporate decisions to its approval; and (iv) arrangements by which BNDES participates on the investment committee of venture capital funds that it assists.


62 Mario Schapiro, “Rediscovering he Developmental Path? Development Bank, Law and Innovation Financing in the Brazilian Economy” in Trubek, et. al. While the bank’s innovation funding clearly represents a new form of state activism and new approaches to law, Schapiro makes it clear that the program represents a tiny portion of the bank’s total portfolio and it is unclear whether this segment of the program will expand in the future.
Other new legal mechanisms connected with industrial policy include risk sharing with the private sector, soft law, and special public-private partnerships. Risk sharing agreements are designed to encourage private investors to increase investments in technological research and innovation, expand industry capacity and exports, and acquire assets abroad in order to exploit comparative advantage in sectors where Brazil is a global leader. Soft law has also been used to induce investment. Thus governmental letters of intent communicate public investment strategies and serve as signals for the private sector, inducing private investments decisions. Other tools that create incentives for private companies to innovate include public-private partnership contracts, cooperation agreements between government and research centers, as well as flexible private law contracts (credit contracts, shareholder and investors agreements) between government and corporations.

**Orchestration and decentralization in social policy**

As Brazil has strengthened its welfare state, it has sought to do it through cooperation among the several levels of government in the Federation. It is also bringing together different types of social policies to deal with major problems. This requires continuing orchestration of different levels and types of policies (universal and targeted, federal and local, contributive and non-contributive). To do that, the government has both found new uses for old administrative law tools and created new instruments.

This can be seen in *Bolsa Familia*. The program uses a registry for all social programs (*Cadastro Único*) and a decentralized management index (IGD) to coordinate the work of several ministries, local administrators, and other public actors and encourage policy innovation. BPF uses conditionalities—obligations of recipients for child education and health— which it enforces through revisable regulatory rules such as ordinances. It employs the *Cadastro Único* to gather data and reduce asymmetric information with the purpose of expanding education and health coverage. It also adopted a “carrot-based” federal arrangement (through the use of financial incentives such as IGD to get municipalities to gather data on very poor families.

In addition, IGD aims to encourage Brazilian cities to deliver effective performance, employing funds to reward those who provide dependable and quality information, maintaining updated data in the *Cadastro Único*, and providing information on the effect of the health and education conditionalities. BFP uses contractual arrangements with cities to ensure that they set up local agencies of social control and participation. These agencies receive funding from IGD funds to support the BFP management and develop activities with recipient households, including managing conditionalities and benefits, monitoring recipient households, registering new households, updating and reviewing data, implementing complementary programs for basic adult literacy, providing occupational training, creating jobs and income, stimulating regional development and strengthening social control of BFP in the city.

This system leads to a more collaborative (rather than imposed) and flexible (rather than based on rigid rules and sanctions) relationship between the federal level and local level. Such an articulation tends to foster decentralization (with federal guidance, steering and expertise) and can be ultimately described as the result of a broader picture in which, while universal programs remain central, “targeting within universalism” has been fostering development outcomes.

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Experimentation and synergy in labor law

In a recently published study of new approaches to the enforcement of labor laws in Brazil, Roberto Pires showed that labor inspectors using flexible and reflexive experimentalist governance approaches had more success than their peers who employed more traditional management tools. The study compares two different styles of enforcement: one, drawn from new public management (NPM), stresses specific targets and quotas; the other, which draws more on the experimentalist governance (EG) literature, stresses public-private cooperation, dialogue, exploration of options for compliance, careful analysis of the causes of violations, and revision of goals and standards as mutual learning progresses, Pires shows that through a system of hybrid governance that employed experimentalist methods while keeping sanctions in the background, health and safety inspectors in Pernambuco were able to significantly reduce the incidence of industrial accidents.

The key to this success, he suggests, was in creating institutions that allowed interaction among government, business, and labor, encouraged the search for ways companies could revise their business plans so they could comply with the law and still prosper, and facilitated experimentation with new technologies that might reduce risks of accidents at low cost. He notes that because of successes of these methods in this and other enforcement areas the experimentalist model has been scaled up to the federal level. While Pires does not relate his study and the growth of experimentalism in governance directly to the new political economy of development or possible shifts in the way the Brazilian government is redefining its role in development, the elective affinity between these changes in public administration and the policies the development literature supports and the Brazilian government has adopted seem obvious.

Building legal capacity for development: trade law

In addition to adapting the law to deal with functionalities demanded by NSA, Brazil has built the legal capacity needed to shield the new industrial and social policies from restrictions that might be imposed by international law and policy. Built into the NSA are policies that challenge some orthodox prescriptions some of which are backed by international economic law. The clearest example of this kind of legal response is in the field of trade law.

When it initially joined the WTO, Brazil accepted the whole package of WTO agreements and did not adjust its domestic institutions to ensure that it could protect key policies. But as neo-liberal enthusiasm waned, successive administrations have protected domestic policy space by challenging restrictive interpretations of global trade rules. This growing willingness to challenge WTO-based restrictions is a result of changes in development policy and in the way

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trade policy is formulated in Brazil. As the state began to play a more robust role in the promotion of economic growth and social protection, trade policy-making has become more closely integrated with overall development policy and Brazil has invested in the legal and related skills needed for success in trade disputes. At the same time the arena for discussion of trade policy has expanded as more government agencies began to participate and the private sector and a flourishing civil society movement entered the debate. The result has been that in the cases studied and other instances Brazil has been able to use trade law as a shield for policy innovation.

In the case of intellectual property, Brazil was able to carve out space within the TRIPS regime that allowed it to negotiate better prices for anti-viral drugs. Although initially it looked like TRIPs would preclude this kind of action, a number of changes in law, politics and government organization at the domestic level as well as action in the international arena helped strengthen the government’s capacity to shape domestic health policy in the face of international constraints. The judiciary entered the arena to enforce a constitutional right to health, administrative changes were made that opened trade policy discussions to a wider range of interests, and the legislature was mobilized.

Specific legal changes at the domestic level included: (i) reforms of the legal system in order to eliminate TRIPS-plus provisions; (ii) authorization for use of such flexibilities as compulsory licenses; (iii) the approval of new mechanisms implicitly authorized by the international system that favor access to technology (such as the Bolar exception); and (iv) the creation of new government institutions that could serve as countervailing powers to industry interests in the patent approval process. At the same time, Brazil and other developing countries carried on a campaign at the international level that led WTO and WIPO to take a more supportive stance towards the use of policy space in this field.

The trade finance case also shows how Brazil has been able to legally protect domestic policy space from restrictions from the WTO. As part of its new industrial policy, Brazil sought to build Embraer into a national champion and facilitate its efforts to develop market share in the global regional jet market. One thing it did was provide subsidized government financing for sales of Embraer planes. Such financing is an essential part of the deal for all aircraft manufacturers and Embraer was hampered by the high cost of finance available to Brazilian companies. To deal with this, the government provided a subsidy to the institutions that provided finance for Embraer sales. This practice was challenged by Canada’s Bombardier as a violation of the WTO subsidies code. After a long and drawn out litigation, Brazil was forced to make changes in its subsidies. But through a partially successful campaign that drew on the growing capacity of government and industry working together in the trade law field, Brazil was able to preserve part of the subsidy program and shift the whole issue of aircraft financing terms into the OECD where it felt it had a better chance of achieving its goals. By moving the issue to the OECD, Brazil got a voice in the main forum affecting global rules for aircraft finance. This meant it has a say in the terms affecting its competitors and thus more bargaining leverage in the continuing dispute with Bombardier.

CONCLUSION: ASSESSING THE BRAZILIAN EXPERIENCE IN DEVELOPMENT POLICY AND LAW

The Brazilian foray into new state activism is a work in progress. Plans proliferate and policies are altered as domestic and international conditions change. But there is real movement.
Industrial policy seems to be working and is helping the country both weather the storms from the global financial crisis and resume economic dynamism. World markets have accepted this judgment and foreign investment has soared. Brazil has shown that significant gains have been made in poverty alleviation and reduction of inequality.

Yet questions remain. Is a coherent model of a new developmental state emerging and is it likely to become consolidated? Does the government have the capacity to manage and implement the ambitious set of processes and policies that have been put in place? Can Brazilian legal institutions develop and sustain the new roles demanded by NSA? Finally, is the Brazilian experience unique to that country or can it be replicated?

**A new developmental state?**

We have chosen to describe the current situation in Brazil as “new state activism” to indicate that it is premature to speak with certainty about a “new Brazil model” in the sense of a coherent and relatively stable configuration of state, law and political economy. Brazil has being experimenting with a variety of new policies and procedures. Many of the elements have been adopted very recently and have yet to stand the test of time. But the trends show continuous movement towards a new set of policies that could cohere into a sustainable model. A new form of industrial policy stressing state assistance for innovation and competitiveness in the private and public sectors is in place and has been combined with a robust social policy. The commitment to NSA has lasted for over a decade and through two Presidential elections. Moreover, following the election of Dilma Roussef, there has been a deepening of the commitment to the new industrial and social policies.

**Does Brazil have the capacity to manage and implement the new policies?**

NSA places great demands on the state. It must be able to assist the private sector without stifling it. It must make choices among sectors, industries, and firms and do it in the public interest. Complicated decisions involving massive sums of money are involved. They require both technical expertise and distance from special interests. We have noted that through a series of reforms the state bureaucracy is more professional today than it was in the past. But this is not true everywhere and in many areas there is inefficiency, bureaucratic rigidity, or both. Finally, the risk of corruption and capture is always present. Some measures have been taken to limit corruption: while new anti-corruption laws and agencies have been created it remains a problem in Brazil as elsewhere.

**Can the Brazilian legal system meet the needs of New State Activism?**

We have shown that Brazilian law can contribute to the operation of the new policies and procedures made necessary by the move towards new state activism. In at least a few cases and a few areas new legal tools are being created and old ones put to new use. This shows that the legal system has the capacity for innovation that new developmentalism demands. But we cannot say for a certainty that this is happening—or will happen—in all the areas where change is needed. The cases that have been studied are enough to suggest it is possible that necessary changes will occur. But they are too limited to warrant a conclusion that it will. For that to happen, many rigidities and remaining obstacles in the Brazil legal system will have to be overcome.
Is the Brazilian experience unique or can it be replicated?

There is no question that other nations can learn from the Brazilian experience in development policy. The new approach to industrial policy which seeks to assist the private sector and foster structural changes needed for competitiveness can be followed in other countries. The potential for using a state development bank as a motor of innovation and growth also holds lessons that can be replicated. Brazil’s successful merger of industrial policy and social policy is also worth study. The same can be said for the Brazilian experience in law and development. To the extent that countries adopt aspects of new state activism, they will need to adapt their legal system for the new functionalities and can learn from the way Brazil has developed legal institutions that address these needs.

That does not mean, however, that the Brazilian experience creates a template to be followed by everyone, everywhere. Our account has stressed the contextual features that help explain Brazil’s turn to NSA. They include a large, well-developed industrial sector, advanced research centers, a huge domestic market, a democratic constitution, a professionalized bureaucracy in key agencies, a long history of state involvement in the economy, and some transformative capacity in legal institutions. To the extent that the profile of Brazil’s recent history in policy and law depend on these contextual features, it will not be easily replicated in countries than lack any or all of these features.
Table 1: State Owned Enterprises Privatized

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<th>Enterprise</th>
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Source: Ministério do Planejamento, Orçamento e Gestão (Brazil)

Table 2: Activity Regulated

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