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Vertical monopoly power, profit and risk: The British beer industry, c.1970-2004

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Vertical monopoly power, profit and risk: The British beer industry, c.1970-c.2004

Abstract

By investigating surplus and risk distribution in the British brewing industry, this paper shows that risk and risk transfer are important dimensions of vertical supply chain relationships. A comparative financial analysis shows the effects of models of vertical ownership before and after the break-up of producer controlled tenanted estates and the strategy and performance of pub-owning companies. Contrasting mechanisms for controlling the capture of surplus and division of risk are evaluated. The paper complements prior studies that have concentrated on the brewers by assessing winners and losers amongst pub owning companies and tenants in different models of vertical organisation and how they might be effectively regulated.

Key words: Beer industry; United Kingdom; Pub Companies; vertical control; risk; regulation

Vertical monopoly power, profit and risk: The British beer industry, c.1970-c.2004

1. Introduction

The defining characteristic of the British beer industry has long been the vertical tie, whereby brewers restricted the choice of beer, and often a wider range of alcoholic and soft drinks, that the tenant was permitted to retail. The historical evolution of this tie has been well documented with particular emphasis being placed on the need for brewers to secure outlets for their beer.¹ One feature of the tie, which has not received comparable attention, is the extent to which it affected the transfer of risk and the allocation of surplus between brewer and tenant. By comparing the financial consequences of alternative tied arrangements, this paper evaluates the extent to which major regulatory changes were beneficial for key players in the value chain.

The nature of surplus distribution and risk sharing in network governance, especially between first the brewer, and subsequently the pub-owning company (Pubco), and tenant, was a fundamental and long-established feature of the British brewing industry. Comparing these systems of ownership, two similar but distinct models of vertical network governance can be identified. The first, which prevailed until 1990, was the system of vertical control by large breweries over estates of tenanted or directly managed pubs. The managed house represents complete vertical integration and the manager is, in every respect, an employee of the brewer. A salaried manager runs the pub without incurring risks but also without sharing the profits. Hierarchical control and the power of *fiat* replace market based exchange and contracts and monitoring deal with residual moral hazard problems.²

The power that was exercised by the breweries in this respect led to regulatory reviews in 1969, and again in 1989, which resulted in the Beer Orders. As a consequence, brewers were forced to divest significant portions of their tied estates.³ In turn, this led to the

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3 rapid emergence of the second model of vertical ownership, based on the Pubco and a
4 renewed consolidation of tenanted estates.⁴ These developments led to further questions
5 about the market dominance of Pubcos, the fair treatment of tenants and, indeed, the
6 sustainability of Pubcos.⁵
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11 In the second model, where tenants manage the pub, the licensee's remuneration was
12 based on a combination of property and beer margins ('dry' and 'wet' rents respectively). In
13 terms of transaction cost economics (TCE), such arrangements were hybrids between the
14 managed house and the free house, in which the landlord owned the property and assumed all
15 the profits and risks of the enterprise. However, by its very nature, the advantages of this type
16 cannot be described using a standard TCE approach.⁶ The hybrid form complicates issues of
17 governance because it occupies the middle ground between market-based exchange and
18 complete internalisation, in which, 'business partners are neither friends nor strangers'.⁷
19 Nonetheless, it has the potential to deliver numerous advantages: it reduces transaction costs
20 (trust implies there is less opportunism) and encourages cooperation. Additionally, hybrids
21 facilitate long-term relationships (short-term, market-based contracts, encourage
22 opportunism), because they foster mutual flexibility in the use of resources by relevant
23 parties.⁸ Where long term interdependencies and relational contracting occurs in hybrid
24 contexts that are neither hierarchical nor purely market based, personal relationships,
25 reputation and trust can also be important and counteract the purely cost driven motives that
26 might otherwise underpin network governance.⁹ Insofar as these forms lower transaction
27 costs and deliver surplus, the division of such surplus and associated business risk remains
28 problematic in terms of specifying governance arrangements.
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51 As a consequence, the beer industry has the potential to illustrate the nature of such
52 problems and attempts at solution. Moreover, vertically controlled organisation structures
53 pose potential problems for regulators, particularly when monopoly power can be exercised
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3 at key stages in the value chain. In the absence of integration, powerful operators can exercise
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5 dominance through direct contract specification motivated by cost minimisation.¹⁰ A specific
6
7 aspect of the brewery tie and Pubco models that has not hitherto been investigated is the
8
9 question of how much surplus or profit was generated under each regime and how the surplus
10
11 and risk was distributed between the relevant parties, including the new financial
12
13 stakeholders that entered the industry in the wake of the Beer Orders. In addressing these
14
15 questions, the paper builds on previous histories of the British beer industry that have
16
17 concentrated on the strategy and performance of the major brewers.¹¹
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21 The paper complements previous research by considering for the first time the relative
22
23 financial performance not just of Pubcos, but also of pubs themselves. Leaving the specifics
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25 of ownership temporarily aside, the British pub sector effectively consists of thousands of
26
27 small businesses. To investigate the distribution of surplus and risk in vertical networks, the
28
29 paper utilises pub level financial data to consider how these were shared in the pre and post
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31 Beer Orders models. For the purposes of assessing the relative profitability of brewers,
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33 Pubcos and pubs, the paper uses a variety of source material, including the financial
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35 accounting data of leading firms drawn from their annual accounts and statistical databases. It
36
37 also draws on data from the major parliamentary enquiries of 1969, 1889 and 2004.¹² The
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39 parameters of the study are set to include a sufficient window for the analysis of the pre-1989
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41 system and the subsequent model, ending in 2004 to include evidence from the Department
42
43 of Trade and Industry (DTI) enquiry of that year, but to exclude the effects of the financial
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45 crisis that developed in 2007 and which had further substantial implications for the British
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47 pub industry and which are beyond the scope of the present enquiry.
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52 The paper is organised as follows. Section 2 provides further elaboration of theories
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54 to establish the value of an analysis of surplus, risk and governance relationships within
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56 vertical networks. Section 3 provides an analysis of the emergence of the vertically integrated
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3 tied house model and the effects of its replacement with the Pubco model after 1991. Section
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5 4 presents a case study of one Pubco, Enterprise Inns PLC (EIP), and the reasons for its
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7 emergence as the largest owner of pubs in the UK by the time of the 2004 DTI enquiry.
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9 Section 5 compares the financial performance of brewers in the periods before and after the
10
11 Beer Orders. It also compares the performance of EIP with the rest of the industry. Section 6
12
13 analyses the financial performance of pub businesses under different contractual
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15 arrangements before and after the Beer Orders and examines the pattern of surplus and risk
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17 distribution within the value chain. Conclusions are presented in Section 7.
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23 **2. Vertical organisation: Surplus, risk and governance**

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25 Flexible structures have become more prevalent over recent decades, and have been the
26
27 subject of significant research. Organisational theorists concerned with inter-firm
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29 relationships have tended to stress trust and commitment, whereas industrial economists and
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31 new institutional approaches highlight power and opportunism.¹³ As a consequence, there is a
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33 large literature on the potential advantages of inter-firm collaboration¹⁴ and how identity,
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35 path dependence and economies of specialisation might be combined with flexible and
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37 improvised organisational forms.¹⁵ Where there is increased uncertainty of customer demand,
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39 for example owing to obsolescence or seasonality, but also arising from social and regulatory
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41 changes, firms prefer vertical decoupling,¹⁶ thereby increasing the flexibility of the firm in
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43 conditions of uncertainty. At the same time, bilateral dependency leads to a lack of choice
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45 and increased risk of opportunism.¹⁷ Sharing human capital binds networks together and
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47 improves their performance, as does the product's technical specification, thereby creating
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49 process improvements and product development opportunities.¹⁸ Managing network flows of
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51 resources and information involves developing co-ordination mechanisms that can be
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53 effectively governed, where governance involves inter alia mediating third parties that to
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3 some degree are institutionalised.¹⁹ Such mediating institutions tend to be absent in UK and
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5 US models,²⁰ leading to imbalances in the value chain that might result in market failure.
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8 Such imbalances occur where activities in a supply chain are controlled from a
9
10 ‘vantage point’, normally the organisation in the network closest to the final transformation
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12 of the product before it reaches the consumer. A dominant organisation occupying the
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14 vantage point can critique its customers/suppliers and potentially help them develop, but such
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16 evaluations do not usually operate in reverse.²¹ Although several authors have stressed the
17
18 importance of fairly sharing risks and benefits derived from joint effort between buyers and
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20 suppliers,²² and acknowledge that close relationships between a powerful buyer and its
21
22 supplier firms create the opportunity to ‘systematically shift risk’ to the weaker side,²³ there
23
24 is still a lack of rigorous cross-industry empirical research on risk and benefit sharing within
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26 supply networks.²⁴ In addition, where financial aspects are referred to, the emphasis, given
27
28 the predominance of theoretical perspectives from institutional economics, tends to be on
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30 transaction cost efficiencies. Risk, meanwhile, is specifically about supply risk and the
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32 counteracting effects of buffering.²⁵ Financial risk and operating risk arising from the
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34 variability of a firm’s cash flows within the network, has not been incorporated into these
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36 conceptual models and taxonomies.
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41 However, it is clear that such risk might be avoided or imposed according to the
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43 power structure of the network. In turn this risk distribution depends on the specification of
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45 contracts in vertical and relational contexts. For example, a powerful network member might
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47 specify a contract to receive relatively stable cash flows at the expense of increasing the
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49 variability of cash flows for another, weaker, network member. Differing attitudes to risk are
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51 also important in principal-agent relationships, or where such relationships are supplanted by
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53 some degree of trust.²⁶ Consequently, a risk-averse network member might benefit from
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55 network membership by surrendering some share of the surplus in return for another member
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3 absorbing more of the risk.
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5 A further missing dimension of the analysis of vertical network governance, which
6 has concentrated on the relationship between firms within the network, is the role of financial
7 intermediaries and investors.²⁷ Some research has considered the cooperative benefits of the
8 venture capitalist relationship with entrepreneurs, and the issue of entrepreneurial
9 opportunism,²⁸ but there has been less attention given to the requirements of investors and
10 their effects on parties at multiple layers of vertical organisations, or associated risk sharing
11 arrangements.
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20 Where hybrid organisations can use these relational resources effectively, to create
21 flexible structures that transcend industry boundaries, they can be an important source of
22 competitive advantage.²⁹ Where competitive advantage can be achieved, the role of network
23 governance and the determinants of surplus distribution within the network remain of
24 substantial importance. Where interdependence is high, and power is therefore more equally
25 distributed, surplus is also shared more equally. On the other hand, concentrated power
26 within a network, particularly at strategic points in the value chain, may lead to the
27 appropriation of value by specific participants at the expense of other, weaker members.
28 Where the focus shifts from networks that achieve competitive advantage to networks
29 operating in declining industries, the forces leading to the allocation of surplus, and the
30 associated distribution of risk can potentially intensify. As the rate of profit and accumulation
31 has slowed in recent decades in core industries,³⁰ increasing corporate indebtedness and the
32 dominance of financial markets and ideologies, such as shareholder value maximisation,³¹
33 suggest the importance of evaluating the role of financial intermediaries as part of the process
34 of surplus and risk redistribution within vertical networks. The role of these intermediaries
35 has been regarded as negative by some, for example leading to less investment in plant and
36 equipment and increased short-termism,³² although further empirical evidence is needed,
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3 particularly in relation to vertical networks. The British beer industry and the evolution of its
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5 vertical structure over several decades provide a unique opportunity to examine these
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7 relationships, and specifically to address the question: which method of vertical structure
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9 leads to improved performance of participants and how is the resulting surplus and risk
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11 allocated within the network to ensure long term stability and sustainability?
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13 14 15 16 **3. The beer industry before and after the Beer Orders, 1989**

17 18 *The rise of the tied and managed house systems*

19
20 The principal long standing feature of the vertical organisation of the British beer industry
21
22 was the tied house system which was well established by the nineteenth century and
23
24 continued to occupy a central role in the long-run evolution of the industry.³³ It developed
25
26 rapidly before 1914 as the brewery firms utilised stock market and bank finance to secure
27
28 control of extensive property portfolios.³⁴ In the inter war period, prompted by declining beer
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30 consumption, the control of the larger brewers was consolidated through a series of mergers.
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32 Given the inherited pre-1914 structure of vertical integration, the only way brewers could
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34 maintain output with declining demand was to enlarge their market area by acquiring the
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36 licensed houses of other brewers via merger and acquisition.³⁵ There were further merger
37
38 waves in 1953–54, 1959–61, 1968, 1972, and 1978–79. Rapid concentration, particularly in
39
40 the 1959-61 wave led to the emergence of the ‘Big 6’ national brewers,³⁶ which following
41
42 the abortive MC enquiry of 1969, controlled significant estates of pubs (Table 1).
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44 Subsequently, conglomerate mergers became a feature of the industry’s development. For
45
46 example, the hotel chain Grand Metropolitan acquired the London brewers Truman, Hanbury
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48 & Buxton, in 1971, and Watney Mann, in 1972, while Allied Brewers acquired the food
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50 company J. Lyons & Co., in 1978.³⁷ Nonetheless, as Table 1 shows, the concentration of
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3 ownership of pubs by the 'Big 6', which emerged by 1970 was, for all practical purposes, that
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5 which confronted the Monopolies and Merger Commission (MMC) in 1989.
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10 **Table 1 about here**

11 The tied arrangements, which evolved as a result of these transactions and institutional
12 arrangements, had important impacts on the potential for unlocking scale and scope
13 economies of the one hand, and for the evolved mechanisms of surplus and risk distribution
14 between the network partners, on the other. They had several interacting components. The
15 first of these was the 'wet rent', effectively the difference between the inflated 'tied' price of
16 beer and the price that it could be purchased for in the market. The second was the 'dry rent',
17 corresponding to the cost of renting the pub as a property, which included a benefit in kind
18 element or nominal dry rent for associated domestic accommodation. The third was an
19 element arising from managerial and other economies of scale that potentially provided the
20 basis of co-operation in the vertical relationship. In today's technical language of the
21 industry, these are referred to as 'special commercial or financial advantages' (SCORFA),
22 which include training, legal and professional support, business development managers,
23 investment and centralised purchasing and technical services.³⁸ The balance between dry and
24 wet rent, which also included soft drinks and wines and spirits³⁹ affected how the gross
25 surplus generated from retail activities were shared between the tenant and the brewer.
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45 The alternative to tenancy arrangements was the 'managed house', where managers
46 were salaried employees of the brewers. Tenanted and managed houses differed significantly
47 in terms of the risk and return they offered to brewer and tenant/manager. For example, the
48 pay that a salaried manager received was independent of the earnings of the pub, and no dry
49 rent was paid because this was part of the total remuneration package to the manager. If the
50 pub was highly successful, which tended to be the case with larger pubs with steady revenue,
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3 all the profits were returned to the brewer. The brewer meanwhile was responsible for the
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5 upkeep of the house and improving its amenities. Tenancy and managed house beer retailing
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7 had one major advantage compared to the free trade: greater control over quality at the point
8
9 of sale. Both systems also required the tenant or manager to retail the beers produced by their
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11 brewer-landlord.⁴⁰
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14 For these reasons, between 1970 and 1990, a managerial hierarchical system prevailed
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16 in most of the industry. Investigations by the MMC reported that the 'Big 6', owned 52 per
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18 cent of the total pub stock in Britain and that the number of pubs owned by all brewers
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20 accounted for approximately 80 per cent of all British pubs meaning, therefore, that 'free
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22 houses' were very much in the minority.⁴¹ In addition, managed as opposed to tenanted
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24 houses became relatively more important. For example between 1971 and 1990, managed
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26 houses as a proportion of brewers' ownership of all public houses increased from 25.4 to 31.2
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28 per cent, respectively.⁴²
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32 The predominance of the managerial system also reflected the outcome of the 1969
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34 MC investigation into the monopoly structure of the industry. The investigation revealed, but
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36 failed to act on, a series of conflicts between landlord and tenant. From the tenants point of
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38 view these included restrictive practices in terms of the range of beers stocked and recent
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40 increases in dry rent without a corresponding reduction in wet rent.⁴³ Unsurprisingly, the
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42 brewers viewed the tied-house system more positively, claiming that tied houses were in the
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44 public interest because this was the only system that enabled them to achieve economies in
45
46 production and distribution. They further argued that it was reasonable that a tied-house
47
48 should primarily sell the beers of the owning brewery since otherwise there would be no
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50 reason for the brewer to own pubs or to spend money on improving their amenities.⁴⁴ One
51
52 issue on which the brewers presented their strongest arguments concerned the nature of risk
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54 bearing and how this was affected by managed versus tenanted pubs. Some brewers claimed
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3 that managers were only installed in their most expensive houses, which would not be
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5 remunerative unless they obtained the wholesale and retail profits from these houses. Often,
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7 these pubs were very large, with multiple bars, and therefore the personality of the licensee
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9 was much less important. Allied Lyons, for example, claimed that they intended to increase
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11 efficiency in their larger houses by introducing managers and 'managerial systems', which
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13 would be inappropriate for tenants. In the case of tenanted houses, the brewers claimed that
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15 they took a greater share of the risk than was appreciated and reiterated that their relationship
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17 with their tenants was a co-partnership and that tenants appreciated that risks were shared
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19 with brewers.⁴⁵ Overall, the Commission agreed that the evidence did not suggest that
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21 tenants' income was unduly low or, 'that the division of income between tenant and brewer is
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23 unreasonable'. The Commission acknowledged that even among tenants there were, 'few
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25 strong expressions that the tie should be abolished'.⁴⁶
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32 *The Beer Orders*

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34 Notwithstanding this evidence, by the 1980s, there were calls for a further MMC enquiry.
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36 Part of the explanation for renewed interest were investigations launched by various Price
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38 Commissions⁴⁷ in the 1970s which indicated that the tied-house arrangement acted as a
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40 barrier to entry and, because it restricted tenants' access to independent wholesalers, it
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42 hindered their ability to compete with managed houses.⁴⁸ The landmark MMC Report of
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44 1989 was unequivocal in its attack on the tied-estate of the major brewers and its harmful
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46 effects on tenants:
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49 We have unanimously concluded that a monopoly exists in favour of
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51 those brewers who own tied houses or who have tying agreements
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53 with free houses in return for loans at favourable interest rates...We
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55 have confirmed our provisional finding that a complex monopoly
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3 situation exists in favour of the brewers with tied estates and loan
4 ties...tenants are unable to play a full part in meeting consumer
5 preferences, both because of the tie and because the tenant's
6 bargaining position is so much weaker than his landlord's...the
7 complex monopoly has enabled brewers to keep tenants in a poor
8 bargaining position.⁴⁹

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16 Despite the efforts of the major brewers to negate these claims, the MMC
17 recommended a number of provisions, including, *inter alia*: the requirement to divest half the
18 number of pubs above the 2000 ceiling on the total number of on-licensed premises that
19 could be owned by any brewing company, or group, which necessitated a total divestment of
20 22,000 houses; the complete abolition of loan ties; that to improve the competitiveness of
21 tenants in the tied-trade, they should be permitted to purchase a minimum of one draught beer
22 from independent suppliers, and that brewers should publish wholesale price lists for the on-
23 licensed trade which document the discounts available.⁵⁰ These recommendations were
24 subsequently enshrined in the Beer Orders of 1989.⁵¹

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There can be no doubt that following the Beer Orders there was a pronounced structural change in the ownership of pubs and full on-licenses which are set out in Table 1., Because the MMC concentrated on eradicating vertical integration between brewing and pub retailing, the tie itself was retained, so that the key transformation was the rise of the Pubco and the demise of the brewery-owned estate. Thus, the 'Big 6' national brewers, such as Bass, Allied, and Whitbread, who had previously dominated pub ownership, were replaced by Pubcos that were primarily only engaged in the retailing of beer, largely eradicating the strong vertical ties which had existed between brewers and their pubs.⁵² The exceptions to this were the regional brewers Greene King, Mitchell & Butler, and Wolverhampton & Dudley who continued with a tied-estate, albeit on a much smaller scale than the nationals.

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3 Nonetheless, like the ‘Big 6’ before them, the Pubcos continued to use beer ties.
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5 Enterprise Inns Ltd, Innspired, and Punch Taverns, all retained variants of the ‘full-tie’
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7 model, in which the tenant was required to purchase all alcoholic drinks (beers, lagers, wines,
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9 spirits) from the brewer. The last two companies admitted that their tenants were tied only to
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11 buying beer, lager, cider and soft drinks and were free to purchase spirits, wines, cigarettes
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13 and food from independent sources. Enterprise reported that it imposed a range of exclusive
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15 purchasing obligations ranging from a full-drinks tie ‘all alcoholic and soft drinks’ to a partial
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17 tie, which only applied to beer.⁵³
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21 However, the extent to which tenants legitimately purchased drinks outside the tie has
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23 been questioned. Some tenants operated as if they were subject to a ‘full tie’ because they
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25 feared the imposition of sanctions such as higher rent or reduced monies for repairs.⁵⁴
26
27 Exacerbating matters, decisions reached in the European Court of Justice on the anti-
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29 competitive effects of vertical ties (sometimes referred to as ‘quantity forcing’) could be
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31 permitted. Thus, in *Roberts v. Commission*, involving Greene King, it was accepted that an
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33 exclusive purchase agreement with a brewer possessing a very small market share was unable
34
35 to contribute significantly to market foreclosure. Whitbread faced similar challenges. In this
36
37 case, the use of a ‘tie’ did prevent competition, but the benefits from having the tie exceeded
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39 any negative effects and Whitbread were granted an exemption. Finally, in the mid-1990s,
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41 following Foster’s decision to sell its UK brewing interests to Courage (Scottish &
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43 Newcastle), the Pubco Innpreneur Estates Ltd (IEL) had no alternative but to buy its beer
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45 from Courage because Fosters still retained 50 per cent ownership of IEL.⁵⁵
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49 The longitudinal stages of Pubco development can be summarised as follows. Stage
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51 one, immediately following the Beer Orders, witnessed the emergence of the Pubco, typically
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53 organised through a management buy-out and backed by a venture capital fund.⁵⁶ During this
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55 stage the new Pubcos expanded primarily through acquisitions of ‘parcels’ of pub estates.⁵⁷
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3 The second phase began around 1995 with a series of initial public offerings in the shares of
4 Pubcos.⁵⁸ These transactions provided a potential exit for the original investors,⁵⁹ although
5 the general effect through institutional placings was to consolidate control through specialist
6 private equity firms or venture capital arms of major international banks.⁶⁰ Ownership by
7 financial institutions through stock market listings provided the opportunity for a wave of
8 takeovers and mergers in the Pubco sector. Consequently, the surviving Pubcos were able to
9 build up large estates of tied houses (Table 1).
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18 The creation of these estates, with predictable cash flows arising from the terms of
19 Pubco leasing arrangements, led to the third phase, which occurred in the mid to late 1990s,
20 and was characterized by the securitisation of Pubco debt by the banks.⁶¹ In effect this meant
21 that new bonds, typically with high coupon rates, could be issued against the cash generation
22 potential of pub income streams.⁶² These profits were based on controlled margins, since the
23 Pubco determined the transfer price of beer to the pub and therefore the debt could be issued
24 safely if cash based earnings exceeded the required interest payments.⁶³ Although different
25 firms passed through different stages at different times, the general characteristics of the life
26 cycle were strikingly similar: a management buyout supported by venture capital resulting in
27 rapid growth, leading to estate consolidation, concentration of buyer power and financial re-
28 engineering of ownership claims.
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43 The combined effect of such structural and financing changes was to create
44 continuous pressure on the Pubcos to expand their estates. Acquisitions of new estates created
45 opportunities to boost earnings in line with market expectations, partly because there were
46 economies of scale associated with the increased buyer power. The Beer Orders led to
47 concentration in the supply chain, with some firms exiting brewing, closing breweries and
48 consolidating the remainder.⁶⁴ Pubcos negotiated discounts with suppliers resulting in
49 declining wholesale margins, whilst competition for estate contracts increased.⁶⁵ A further
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3 opportunity set arose from portfolio management of outlets such that poorly performing pubs
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5 could be closed down in favour of investment in typically larger, better performing pubs.
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7 These trends were potentially good news for the profits of Pubcos and their financial backers.
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10 Meanwhile in 2000 the Office of Fair Trading (OFT) completed a follow-up report on
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12 the industry, which recommended that most of the Articles of the Beer Orders could be
13
14 rescinded, as none of the big six brewers had kept estates that were anywhere near the 2,000
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16 ceiling. The Orders were revoked in 2003 on the grounds that the restructuring of the pub
17
18 trade left no one to whom the Orders were relevant.⁶⁶ The increased market power of Pubcos
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20 nonetheless led to a new wave of parliamentary scrutiny, and an investigation by the DTI in
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22 2004.⁶⁷ Despite the emergence and growth of the Pubcos, by 2004, the ten biggest of these
23
24 companies shown in Table 1, owned nearly 6000 fewer pubs than those operated by the ‘Big
25
26 6’ at the time of the Beer orders. Even so, by 2003-04, Pubcos owned a large majority of UK
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28 pubs, with the two largest, EIP and Punch, owning 58.6 per cent of UK pubs.⁶⁸ Ironically,
29
30 these two pub companies had greater market share than under the ‘complex monopoly’
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32 broken up by the Beer Orders, when the two largest firms controlled 40.7 per cent of pubs.⁶⁹
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37 As a consequence of this new market dominance, the Federation of Small Businesses
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39 (FSB) asked the OFT to investigate the market for the resale of beer through tied public
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41 houses in 2002. The concerns expressed by the FSB expressed were: tied tenants paid too
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43 much for their beer; they paid too much rent and did not receive adequate support from their
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45 Pubcos, especially when levels of trade fell below expectations; and the beer tie itself
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47 restricted choice. Many of these concerns were raised in previous MMC investigations but, in
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49 the early years of the new millennium, they had added poignancy because significant
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51 monopoly power remained in the industry. For example, in production, whereas in 1989 the
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53 ‘big six’ controlled 75 per cent of beer production, by 2004, just four brewers accounted for
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55 76 per cent. In addition, surveys of tenants under the new regime revealed considerable
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3 dissatisfaction. A survey conducted in 2004, revealed that 45 per cent of tenants responding
4 said that they would 'probably not' or 'definitely not' take out another lease with their
5 landlord. The relevant figures for EIP and Punch were worse, being 60 and 61 per cent,
6 respectively. In addition, tenants of EIP and Punch had a low opinion of the fairness of their
7 landlord as business partner, with 55 per cent assessing their degree of fairness as 'poor' or
8 'very poor'.⁷⁰ Why, then, did the post beer order model generate these criticisms and lead to
9 further regulatory investigation?
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20 21 **4. Enterprise Inns**

22 As the largest Pubco, EIP's history exemplifies the pattern of Pubco development sketched in
23 the previous section and whose business model provides a useful opportunity to assess the
24 processes of value capture and risk transfer within tenanted arrangements. The firm grew
25 rapidly through acquisition of new estate, which is detailed in Table 2. The firm originated in
26 1991 when, following the Beer Orders, Bass Plc divested Enterprise Inns to a venture capital
27 syndicate backed management buy-in led by Ted Tuppen.⁷¹ The company began with 370
28 pubs, increasing these to 500 by the time it was floated in 1995. Tuppen based EIPs strategy
29 on the provision of buying power and expertise to assist pub managers.⁷² EIPs financial
30 strategy was based on rapid growth through acquisition financed mainly by debt, but
31 underpinned by strong asset backing from a property estate that was rising in value and that
32 could generate cash through selective disposals.
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50 **Table 2 about here**

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52 Following flotation, EIP's acquisitive activities intensified. It acquired 12 pubs from
53 the Greenalls Group PLC, 39 pubs from Whitbread PLC and disposed of 14 under-
54 performing pubs. In July 1996 it acquired John Labatt (UK) Limited and its estate of 413
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3 pubs from Interbrew SA for a total consideration, including the assumption of associated
4 debt, of £62 million. The deal was financed by a £9m share issue with the balance from bank
5 loans.⁷³ In May 1997 it acquired Discovery Inns plc and its estate of 277 pubs for a total
6 consideration, including the assumption of associated debt (£26.7m), of £46.2 million taking
7 its total estate to 1200 pubs. The Discovery acquisition was partly funded by a rights issue of
8 £33.2m.⁷⁴

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16 By these methods, Tuppen's strategy in the late 1990s was to acquire a sustainable
17 estate of 1600 pubs. He achieved the target with a £48m cash bid for Gibbs Mew (GM) plc
18 and its estate of 310 pubs in February 1998. The GM acquisition exemplified EIP's wider
19 strategy of taking over struggling firms, which as a consequence of poor estates and/or
20 excessive debt had a poor financial track record, and meant that EIP could purchase the
21 company for under book value and sell off its brewery, drinks wholesaling business and 30 of
22 its worst performing pubs.⁷⁵ In March 1999 after soliciting support from institutional
23 shareholders, including Norwich Union, EIP secured control of Century Inns plc and its
24 estate of 498 pubs with a £79.1m bid and a total consideration, including the assumption of
25 associated debt, of £139.0 million. Century had floated at the same time as EIP, but Century's
26 managed house business model achieved less financial success than EIP's tenancy based
27 approach.⁷⁶ These and other successful acquisitions took the EIP estate to around 9000 pubs
28 by December 2004.⁷⁷

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EIP progressively withdrew its dependence on the distribution and administrative
systems of brewers and ended its relationship with Bass. Meanwhile it used subcontracting to
achieve control over its supply chain through an agreement with S&N, which subcontracted
its entire supply chain to Scottish Courage.⁷⁸ In June 1999 EIP signed supply contracts with
Scottish and Newcastle, centralising its warehousing and distribution activities.⁷⁹

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3 In common with the wider sector, these deals were orchestrated by the private equity
4 industry, which generated large returns on from deals involving pub estates. In June 2001
5 EIP's acquisition of an estate of 439 pubs from Morgan Grenfell Private Equity for a total
6 cash consideration of £266.7 million was financed using a facility provided by its parent,
7 Deutsche Bank. A further acquisition in the following month of an estate of 431 pubs from
8 S&N for a total cash consideration of £269.5 million was financed by a £66m rights issue and
9 backed by HSBC and Deutsche Bank.⁸⁰ Deals were increasingly characterised by
10 sophisticated financial engineering. In March 2002 EIP took a 16.8% stake in Newco, a
11 special purpose vehicle set up by the private equity boutique, Cinven, led by Morgan
12 Stanley's Princes Gate Investors and Legal & General Ventures. Its purpose was to acquire
13 the Unique Pub Company (UPC) and Voyager Pub Group from Nomura International,
14 valuing the total enterprise at £2.013bn. EIP's investment cost £75m and included a call
15 option to purchase the remainder of the equity two years later at a fixed price of £608m.
16 Securitised loans were sold in the newly merged UPC entity, which raised £855m. Cinven
17 returned over twice the originally invested capital.⁸¹ In May 2002 EIP raised a £1.28bn
18 syndicated acquisition loan and announced a bid for the estate of 1,860 pubs of Laurel Pub
19 Group Limited from MGPE for a total cash consideration of £881 million. As part of the deal
20 it promised to sell 60 of its pubs to avoid a review by the Competition Commission.⁸² By
21 2004, then, EIP had achieved rapid growth funded mainly through expensive debt. As a
22 consequence, it now had the largest estate of pubs in the UK.

5. Comparative financial performance

51 From the above discussion, several issues are worthy of further investigation. The first is
52 whether or not the Beer Orders impacted on industry profits. If the regulation succeeded in
53 breaking up a complex monopoly, then the average rate of profit in the industry should have
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3 declined. Second, the above evidence on the emergence of the Pubco suggests that the
4 incorporation of new methods of financial control and flexibility into vertical network
5 arrangements could be a business model that provided the basis of competitive advantage, at
6 least before the financial crisis of 2007-2008. To assess this proposition, the performance of
7 EIP and other features of its financial model are compared to industry benchmarks.⁸³
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Figure 1 about here

To illustrate the first issue, Figure 1 shows comparative returns on capital employed (ROCE) for samples of firms before and after the Beer Orders. The evidence in Figure 1 suggests that there was indeed a significant decline in average profit after the Beer Orders, which appear to represent an important structural break. Average profits before the Beer Orders were 12.9% and followed no particular trend, although the onset of long-term decline is perceptible from the early 1980s. Other factors influencing the trend included the recession of 1990-1991 and the rapid growth of imported beers for home consumption, spurred by the exit from the ERM in 1992.⁸⁴ Price increases accentuated this trend, with on sale prices reaching an index level of 173.4 by 1996 (Jan 1988 = 100), compared to an equivalent of 140.6 for off sales. However, there was an even more dramatic divergence in the early 2000s, when the price index of off sales fell from 157.8 in 2001 to 149.9 in 2004, compared to an increase for on sales from 212.1 to 231.1 in the same period.⁸⁵ Changes to accounting rules may also have impacted on specific business valuations, although without having substantial impact on the general trends across our whole sample.⁸⁶ These wider trends only partly explain the decline of pub profitability, and the Beer Orders accentuated this decline, such that in the subsequent period profits have averaged only 6.7%. Even in the 10 years prior to the Beer Orders, when profits were below their long run level, they nonetheless averaged

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3 11.5%. The evidence strongly suggests that the effect of breaking the vertical tie was to
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5 reduce the profitability of the industry.
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8 To examine the relative performance of Britain's most rapidly growing Pubco, Figure
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10 2 compares the performance of EIP to the industry average. As Figure 2 shows, EIP indeed
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12 outperformed its competitors. The average return on capital for EIP for the period 1996-2004
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14 was 8.8% compared to 6.8% for the rest of the industry. However, it is also notable that,
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16 despite its industry dominance, EIP's performance did not achieve the same level of success
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18 achieved by the vertical brewers prior to the Beer Orders. Moreover, as the above discussion
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20 has suggested, much of EIP's success was attributable to buying and selling estate, as
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22 opposed to running the core business of vending beer. In the period 1996 to 2004, asset
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24 disposals generated 50.0 per cent of the cash from operating activities.⁸⁷
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32 **Figure 2 about here**

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36 **Figure 3 about here**

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45 A further interesting feature of EIP's underlying financial returns was their stability in
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47 comparison to the rest of the industry. Returns to equity investors outstripped underlying
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49 returns during this period, averaging 12.4%.⁸⁸ The additional return of around 3.5% was
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51 generated by EIPs financial structure and specifically its extensive use of debt finance. Figure
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53 3 shows the ratio of debt to equity for EIP compared to the rest of the sector. As the figure
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55 illustrates, the industry as a whole generally financed just over 50% of its investment using
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3 debt finance. Throughout the period EIP used a consistently higher ratio and for most of the
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5 time this was very high. As a consequence a high proportion of the cash flow generated from
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7 the estate was used to service interest payments.⁸⁹ Even so, the financial model delivered
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9 spectacular returns to investors. Rapid growth of the estate, combined with refinancing deals,
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11 for example the Civen case, and the contribution from property price inflation and estate
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13 disposals to profits have been noted above and their combined effect was to generate
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15 spectacular returns for shareholders. These are shown in Figure 4. During the period
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17 November 1995 to December 2004 EIP shareholder return outperformed the return on the
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19 London all share index by a very significant margin. Declining interest rates combined with
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21 high leverage boosted these returns.⁹⁰ During this period the annual equivalent return on EIP
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23 shares was 39.5% compared to 7.1% return on the index. In the same period sales turnover
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25 grew by an equivalent 44.2% and earning per share by 31.9% per annum.⁹¹
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30 In summary, although underlying accounting returns were ahead of the industry
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32 average, they were nonetheless low in relative terms and were boosted from the shareholder
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34 point of view by increased leverage. The EIP evidence suggests that the Pubco model
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36 involved transferring risk to equity holders through borrowing. If the model worked, the
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38 Pubco could arbitrage the returns from its estate using cheaper debt finance, which could be
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40 boosted by capital profits from deals in the pub estate. The strategy was also dangerous one,
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42 particularly if underlying returns from the estate fell below the interest rate on securitised and
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44 other loans.⁹² A second and important element of the strategy was therefore to ensure that
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46 pub income streams were at a sufficient level and, where possible to offload risk to the tenant.
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48 The next section investigates how surplus and risk was shared between stakeholder groups in
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50 the vertical network in each of the main contractual circumstances discussed above.
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56 **6. Tenancy arrangements: pub level profits and risk**

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3 There is relatively little prior literature on business performance at pub level. These
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5 businesses are either small, private, independently controlled units, or part of larger centrally
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7 administered estates. Consequently, there is a paucity of publicly available data. The MMC
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9 report of 1989 and the 2004 Trade and Industry Select Committee on Pubcos are therefore
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11 important sources of evidence, which offer the opportunity to conduct pub-level analyses of
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13 vertical relationships.
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16 Debates about rents and the contradictory evidence furnished to regulatory and
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18 legislative authorities suggest the value of further empirical investigation.⁹³ The Pubco model
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20 is investigated first because in managing its relations with tenants it developed new
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22 combinations of dry/wet rent, which the tenant could choose according to their degree of risk
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24 aversion.⁹⁴ These have important implications for measuring the division of surplus and risk
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26 transfer in the value chain and allow a suitable test of the equity of risk transfer. Once this
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28 comparison is established, further comparisons can be undertaken with typical pre 1989
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30 arrangements.
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34 To assess the claims and counter claims of excessive rent and the allocation of risk
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36 and reward between brewer/Pubco and tenant, Table 3 compares pub level financial results
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38 according to varying contracts and trading conditions. The table is based on the four different
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40 contractual scenarios set out by EIP to illustrate how tenants could be offered the same net
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42 profit but with variations in dry and wet rent and machine income. For simplicity, contracts
43
44 based on machine income sharing (scenarios (1) and (3)) are ignored.⁹⁵ Model (1) sets out the
45
46 financial position of a free house, which is used as a base case.⁹⁶ Models (2) and (3) are
47
48 elaborations of two of the four scenarios given in evidence by EIP to the 2004 TIC enquiry.
49
50 In (2) the tenant pays a higher wet rent and compensating lower dry rent, with the effect that
51
52 cost of sales (ie the direct cost) is proportionately higher in (2) compared to (3), which is a
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54 low wet rent, high dry rent, scenario. Dry rent is correspondingly higher in (3). In (2) and (3)
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3 the expected average profit to the licensee is the same and the differences reflect only the
4 contractual arrangements. The important difference is the risk and, implicitly, how the Pubco
5 determined its price.
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12 **Table 3 about here**
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16 Table 3 compares the rates of profit under the three models. As the data show, free
17 houses are more profitable than the tenancy options. The net return (profit after interest and
18 rent respectively) is over three percentage points higher for the free house than the tenancy,
19 regardless of the specific arrangement in (2) and (3). Morgan Stanley's investigation revealed
20 similar yields from the point of view of the pub landlord and concluded that such returns
21 offered the prospect of a reasonable standard of living.⁹⁷ Even so, witnesses to the DTI
22 enquiry suggested that most of the surplus was being taken by the Pubco at the expense of the
23 tenant.⁹⁸
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34 Table 3 also computes the risk to the owner/tenant arising from leverage effects. The
35 leverage is financial, arising from fixed interest charges, in the case of the free house and
36 arising from fixed rent in the case of tenancies in (2) and (3). In both cases the leverage co-
37 efficient can be interpreted as a measure of risk associated with the type of ownership. In the
38 free house scenario, the interest rate on the pub value is used as a proxy for the opportunity
39 cost of the investment. The consequence of leverage is that the required rate of return, or cost
40 of capital rises to accommodate the associated risk.
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49 Computing risk in this fashion is useful because an important difference between (2)
50 and (3) is the risk taken on by the tenant. In (3) the tenant has more risk because the high dry
51 rent represents a fixed cost, which must be covered regardless of trading conditions, leading
52 to greater variability in residual returns. The effect of transferring to a lower dry rent contract,
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3 as in (2) is to transform some of the fixed cost into variable cost, such that in effect the Pubco
4 provides some insurance to the more risk-averse pub landlord. Table 3 quantifies the
5 insurance value of the wet rent contract. First it determines whether the risk transfer from the
6 Pubco to the tenant is fairly priced.⁹⁹ If a pub landlord is considering changing from (2) to
7 (3), the beer will become cheaper, and the extent of the reduction, in a fair contract will be
8 proportionate to the increase in risk. In other words the cost of sales should fall to the amount
9 required to secure the rate of return that corresponds to that level of risk. Reflecting this, the
10 cost of capital is 17% higher in (3) compared to (2) (10.887% and 9.263% respectively), but
11 the expected residual profit rate for the tenant remains unaltered. In view of the increased
12 risk, other things being equal, the residual rate of profit would also need to rise by 17% such
13 that the profit to the licensee would be £45,600 instead of £38,800, an increase of £6,800.
14 Instead of offering the landlord a wet rent reduction of £18,000 through beer discounts (the
15 difference between (2) and (3) cost of sales in Table 3, the Pubco would have to offer
16 £24,800 (ie £18,000 plus the increase in required profit of £6,800) to induce a risk neutral
17 landlord to shift to a type (3) contract. On EIP's own evidence and figures, the tenants were
18 not being fairly compensated for extra risk implied by high dry rent contracts. In similar vein,
19 although some risk could be avoided by moving from (3) to (2) the loss of discount would
20 disproportionately reduce the gross return on capital.

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43 Those seeking regulatory intervention against Pubco rent policies did not address this
44 issue in the evidence given before the Trade and Industry Committee investigating Pubcos in
45 2004-2005. Instead they relied on the testimony of individual licensees. Linda Newport, an
46 EIP licensee of the Brasenose Arms in North Oxfordshire, provided a detailed and critical
47 account of the effects of her Pubco contract. She stated that she worked 90 hours per week,
48 earning £200, and that rents were increased by 40% on renegotiation to a 21-year lease,
49 which was subject to further RPI increases each year. Landlords spent substantial amounts on
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3 improving their property, only to face rent increases.¹⁰⁰ Newport claimed that rents were
4 high, although her evidence was ambiguous.¹⁰¹ These charges led landlords to sell their
5 leaseholds.¹⁰² Considering the accounting evidence that Newport provided to the Committee
6 and comparing it with the 'average' pub detailed in the EIP annual report and accounts and
7 the information provided by EIP to the committee, there were some wide discrepancies. Rent
8 charges for the Brasenose were comparable to pubs of similar size in the EIP estate, but the
9 sales turnover was around 9% below average and the gross (pre-rent) profit nearly 50%
10 below average.¹⁰³ The evidence available to the committee suggests that the problems were
11 with this atypical business rather than the EIP rent collection model per se.
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23 Tuppen meanwhile defended the EIP model when subsequently giving evidence to the
24 same committee. He suggested that EIP licensees were partners and the partnership was built
25 on mutual advantages arising from the tie and the rent models available to tenants.¹⁰⁴ Tuppen
26 questioned Newport's evidence, pointing out her refusal to allow EIP staff to access her
27 accounts for the purposes of assessing her request for a rent review. At the same time he
28 conceded that EIP would not disclose the prices it paid for the beer supplied to tenants and
29 prospective tenants.¹⁰⁵
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38 Subsequently at a committee hearing in 2009 on the same subject, he suggested that
39 an important advantage of the tied system was that it balanced 'the fixed costs and the
40 variable risks and rewards between the pub company and the licensee'.¹⁰⁶ As far as EIP was
41 concerned it offered the opportunity for rent reviews with the possibility of rent reductions
42 and offered a programme of direct financial assistance to struggling licensees.¹⁰⁷
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48 Notwithstanding such supportive aspects of EIP policies, lack of disclosure, the use of fiat in
49 rent adjustments and the formalisation of the review process were indicative of a lack of trust
50 between the two parties which, when relationships were difficult -- as in the Brasenose case -
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56 - tended to escalate transaction costs.
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3 As the above discussion has demonstrated, many features of the pre 1989 beer tie
4 were reproduced in the Pubco business model. To assess the similarities and differences in
5 the application of vertical relationships, and the effects on pub level profitability, Table 4
6 compares the three scenarios in Table 3 with three further scenarios using 1986 data. These
7 are a free house 1986 (4), a 1986 managed house (5) and an adjusted scenario in (6). Model
8 (6) shows the profit that would have accrued to the pub without the effects of inflated transfer
9 prices from the brewer. The figures in Table 4 suggest that tied houses were performing
10 marginally worse in 2004 compared to 1986 and that free houses were performing much
11 better in 2004. The improvement of free house performance reflects lower interest rates but
12 was mainly the result of improved gross margins. Models (3) and (5) show comparable gross
13 margins suggesting some gain for the Pubco at the expense of the tenant in (3) due to the
14 specification of the contract. The model in (6) is similar to the results for the 2004 free house,
15 which factoring changes in property values suggest that the 2004 free house corresponds to
16 the effect of removing the tie in 1989 in terms of transferring profit from the brewer to the
17 tenant.
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36 **Table 4 about here**
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41 The evidence above suggests that Pubcos were able to exert some financial pressure
42 on their tenants, but that the 2004 Pubco model was not radically different from the division
43 of profit in the 1986 pre Beer Orders model. Thus far the 2004 data has relied on EIP and it is
44 useful to assess how representative EIP was. Table 5 compares the EIP high wet rent scenario
45 (Table 3, model [2]) shown here as model (1) with Wolverhampton and Dudley (2) and a
46 shadow profit and loss account for an average pub calculated from data supplied by Morgan
47 Stanley (3).
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55 **Table 5 about here**
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5 The outstanding feature of Table 5 is the similarity of the three scenarios. All have very
6 similar gross and net returns on capital. It is perhaps not surprising as the Morgan Stanley
7 data was taken from EIP and Punch Taverns. The Wolverhampton and Dudley memorandum
8 noted that the 'pub estates are managed in a similar way to the Pubcos'.¹⁰⁸ In line with the
9 comparison earlier, the profit of Linda Newport's pub was very low when compared to the
10 alternative cases in Table 3. Using the figures given in her evidence suggests the equivalent
11 profit before appropriations figure was around £37,000, which was substantially below all
12 comparable scenarios in Table 4.¹⁰⁹ Newport's evidence suggested that her profits were
13 below average, and that many tenants were experiencing financial difficulties. Tenants, many
14 of whom believed they were entering into a cooperative and mutually beneficial relationship
15 with the Pubcos felt badly let down, and in some cases were traumatised by the treatment
16 they subsequently received.¹¹⁰ Although this evidence could be questioned for a number of
17 reasons, the case demonstrated a lack of trust between the parties, and from the tenant's point
18 of view, escalating transaction cost associated with compliance with Pubco procedures.
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38 7. Conclusions

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40 The purpose of the above analysis was to demonstrate that the distribution of power within
41 vertical networks has an important impact on the division of surplus between network
42 participants and, by way of addition to prior literature, the corresponding division of risk. The
43 evidence suggests that after the Beer Orders, the Pubcos maintained the profit margins
44 available to tenants under the previous system, but transferred onto them a disproportionate
45 level of risk. As the above analysis shows, tenants had typically taken on more risk without
46 compensatory higher margins, or risk-averse tenants had obtained only low margins. At the
47 same time, trust, which is a defining characteristic of 'hybrid' forms of organisation, did not
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3 feature in the Pubco-tenant relationship, which was characterised by opacity and fiat in the
4 determination of wet and dry rents. Typical margins for tenants in 2004 were comparable to
5 those earned in similar arrangements in 1986. Indeed low margins seemed to persist at similar
6 levels in all models of pub ownership. The exception was the free house, which performed
7 better in 2004 conditions by comparison to those prevailing in the period of the beer tie and
8 the dominance of the big 6. Tenants' risk aversion was natural in an increasingly volatile and
9 competitive trading environment, providing the Pubcos with the opportunity to use the
10 wet/dry rent system to specify asymmetric contracts for their tenants.
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21 Regulation then has assisted some pub owners by freeing the supply of beer but has
22 not succeeded in preventing large and powerful companies controlling key stages of the value
23 chain. Notwithstanding their rapid growth and apparent market power, Pubcos were less
24 profitable in the post beer orders period than the large monopoly brewers before 1989.
25 Moreover much of their growth has come from debt-financed acquisition creating significant
26 cash flows from subsequent disposals and the securitisation of the remainder. Financial
27 intermediaries were significant beneficiaries of this process, which generated some
28 spectacular returns to shareholders, entering the industry in the 1990s and building up
29 substantial ownership positions prior to the financial crisis of 2007. Notwithstanding these
30 transformations, they have failed to halt the long run decline of the industry, and regulation
31 has failed to protect either tenants or consumers.
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46 The above analysis of the beer industry, and in particular the Pubco model of vertical
47 ownership, has provided some useful insights into the processes of distributing surplus and
48 risk within the network. In particular, powerful operators within vertical networks not only
49 control the financial returns of weaker members explicitly through contractual relationships,
50 but can also implicitly control risk arising from variation in underlying cash flows such that it
51 is borne disproportionately to the level of expected return. Whilst Pubcos and indeed their
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3 shareholders benefited from such arrangements, tenants in particular have suffered declining
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5 fortunes, or at least can only earn returns similar to historic norms by taking on
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7 disproportionate risk from the Pubco.
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10 Research that has explored the power dynamics in other vertical networks, for example
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12 food retailing, might usefully be complemented by new approaches considering the extent to
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14 which such disproportionate risk transfer occurs. Incorporating this new element, the unequal
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16 distribution of power within vertical networks becomes all the more problematic for
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18 regulators. As the experience of the British beer industry post the Beer Orders demonstrates,
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20 regulation is indeed difficult, and in the face of declining margins and pub closures, all the
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22 more urgent.
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Notes

¹ See, for example, Gourvish and Wilson, *The British Brewing Industry*: 275; Hawkins and Pass, *The Brewing Industry*: 30-34; Owen, *The Greatest Brewery*: 127-28.

² Williamson, “Markets and hierarchies”; “The modern corporation”.

³ Monopolies Commission (MC), *Beer*; Monopolies and Mergers Commission (MMC), *Supply of Beer*. After substantial lobbying by the Brewer’s Society, the 1989 Beer Orders Brewers were amended to require divestment through sale, or lease free from any tie, half the pubs they owned over the DTI-imposed limit of 2000 before November 1992 (Bower, “Competition policy and the legitimacy of finance”, p.9; DTI Press Release, 89/745, 1989).

⁴ Preece, “Change and continuity”.

⁵ Day and Kelton, “The valuation”

⁶ Bachmann, “Trust, power and control”, 339; Nooteboom et al, “Effects of Trust”: 310; 313.

⁷ Bachmann, “Trust, power and control”, 337.

⁸ Bachmann, “Trust, power and control”, 338.

⁹ Larson, “Network dyads”.

¹⁰ Williamson, “Comparative economic organization”.

¹¹ Gourvish and Wilson, *The British brewing industry*; Gourvish and Wilson, “Profitability”; Spicer and Thurman, et al., *Intervention*; Higgins, and Toms, “Explaining”; Higgins and Verma, “The business of protection”.

¹² MC, *Beer*; MMC, *The Supply of Beer*, TISC, *Pub Companies*.

¹³ Harland, et al., “A conceptual model”.

¹⁴ Vangen, and Huxham, “Nurturing collaborative relations”, 5-6.

¹⁵ Piore and Sabel. *The Second Industrial Divide*; Schreyögg, G., & Sydow, “Crossroads-

organizing for fluidity?”

¹⁶ Mariotti and Cainarca, “The evolution”; Balakrishnan and Wernerfelt, “Technical change”; Acheson, “The Maine lobster market”.

¹⁷ Nootboom, “Networks and Transactions” ; Harland, et al. “A conceptual model”.

¹⁸ For example, expertise sharing at M&S, Tse, *Marks & Spencer*, although cases of beneficial collaborations are rarer than their ostensible benefits suggest (Lamming, “Squaring Lean Supply”; Clark and Fujimoto, *Product development performance*).

¹⁹ Ebers & Grandori, “The Forms, Costs, and Development Dynamics of Inter-Organisational Networking”.

²⁰ Nootboom, “Innovation and inter-firm linkages”.

²¹ Lamming, “Squaring Lean Supply”.

²² For example, Grandori and Soda, “Inter-firm Networks”.

²³ Bachmann, “Trust, power and control”.

²⁴ Harland et al, “A conceptual model”.

²⁵ Langlois, “The vanishing hand”; Zsidisin and Ellram, “An Agency Theory”.

²⁶ Eisenhardt, “Agency theory”; De Clercq and Sapienza, “The creation”.

²⁷ An exception is provided by Toms and Filatotchev, “Corporate governance”.

²⁸ De Clercq and Sapienza, “The creation”.

²⁹ For example, in car manufacturing, Dyer and Singh, “The relational view”; in services, Hitt and Keats, et al., “Navigating”, and franchising, Kogut, “Designing global strategies”.

³⁰ Kliman, *The Failure*; Harman, *Zombie Capitalism*.

³¹ Lazonick, “Innovative business”; Lazonick and O’Sullivan, “Maximising shareholder value”.

³² Stockhammer, “Financialisation”; Crotty, “The neoliberal paradox”.

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4 ³³ Before 1880, the majority of brewers relied almost entirely on sales to independent
5 publicans. Hawkins and Pass, *The Brewing Industry*: 25.
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8 ³⁴ Between 1895 and 1902 the London brewers as a whole were buying up some 500 leases a
9 year, and by 1902 between 80 and 85% of the trade of the leading London concerns was tied.
10 The major Burton brewers were not immune from these trends: Bass floated in 1888 to raise
11 funds to extend their tied-housing estate and by 1900 they owned 550 licensed premises.
12 Allsopp, another renowned Burton brewer, owned 1200 houses by 1902. Hawkins and Pass,
13 *The Brewing Industry*: 32.
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21 ³⁵ For example the Ind Coope merged with Allsopps in 1934, and Bass a series of
22 acquisitions by Bass (Worthington, Thomas Salt and James Eadie). Estimates of the
23 proportion of beer sold through tied houses range from 90 per cent in 1927, to 75 per cent in
24 1948, when there was substantial variation by brewery (for example Boddingtons' sold 99.9
25 per cent, and the Malton-based brewer, Russells & Wrangham 37 per cent, respectively of
26 their beer through their tied estates. Gourvish and Wilson, *The British Brewing Industry*, 436.
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34 ³⁶ Gourvish and Wilson *The British Brewing Industry*; Da Silva Lopes, "Brands and the
35 Evolution of Multinationals in Alcoholic Beverages"; Bower, & Cox, H., 'How Scottish &
36 Newcastle Became the UK's Largest Brewer'.
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41 ³⁷ Gourvish and Wilson, *The British Brewing Industry*, 450.
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43 ³⁸ TISC, *Pub Companies* Q.133;
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46 ³⁹ For the scope of the product tie, including items other than beer, see MMC, *Supply of Beer*,
47 p.5
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49 ⁴⁰ Hawkins and Radcliffe, "Competition".
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51 ⁴¹ MMC, *The Supply of Beer*: Tables XVII and XXI, 48; 51.
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53 ⁴² Mutch, *Strategic and Organisational*, Table 8.1, 137
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55 ⁴³ MMC, *The Supply of Beer*, 60, 66-67.
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4⁴⁴ Ibid: 77.

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6⁴⁵ Ibid: 86.

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9⁴⁶ Ibid: 60; 88.

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11⁴⁷ High levels of industrial concentration were exacerbated by the dominance of some
12 brewers in particular regions (geographical concentration), which restricted the ability of the
13 brewers to extend their estates geographically. In 1978 the 'big 6' as well as regional brewers
14 such as Greenall Whitley, Daniel Thwaites and Tollemarch & Cobbold, agreed to 'swap'
15 pubs to ensure that their ownership fell below the 50% threshold in certain areas. By 1988 the
16 Director General of Fair Trading advised the government that the 'swap' was effectively
17 completed. Spicer, et al., *Intervention*, 22-24.
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21⁴⁸ Spicer et al., *Intervention*: 9-26. In addition, secret lobbying by Guinness to the Office of
22 Fair Trade highlighted further difficulties which existed in the structure of the industry. For
23 example, Guinness's non-alcoholic lager, *Kaliber*, was effectively debarred by the 'Big 6',
24 who wished to promote their own substitutes in their tied houses. *Ibid*, 43.
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28⁴⁹ MMC, *The Supply of Beer*: paras,1.1; 1.18; 1.22; 1.23.

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31⁵⁰ *Ibid*: para 1.1: 1; paras 1.18, 1.22, 1.23: 4.

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41⁵¹ For our purposes, the most important of these Orders was *Statutory Instrument 2390, The*
42 *Supply of Beer (Tied Estate) Order 1989*, which specified limits on the ownership of tied
43 premises.
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54⁵² During the period covered by Table 1, there was a decline in the total number of pubs in
55 the UK. It has been estimated that, between 1991 and 1999, the total fell from 62,255 to
56 61473. By 2004, the figure was slightly under 60,000, and by 2009, it was approximately
57 52,495. Spicer, et al., *Intervention*: 189.

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⁵³ TISC, *Pub Companies*, QQ.144; 175, 237.

⁵⁴ Spicer et al, *Intervention*, 77.

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4⁵⁵ Many of these decisions were based on *Delimitis v. Henninger Bräu Ag* (1991) and raised
5
6 the question of whether beer ties violated Article 81 of the EC Treaty, which outlawed
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8 activities constraining competition. Judgment of 5 July 2001, Case T-25/99 *Colin Arthur*
9
10 *Roberts and Valerie Ann Roberts v. Commission* [2001] ECR II-1881; *Whitbread plc v.*
11
12 *Timothy John Falla* 5 *Eur L. Rep* 150 (2001); Annex to the Decision of the Commission to
13
14 reject the complaint in *Case No IV/34.907/F3*.

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17⁵⁶ For example Enterprise Inns was a spin out from Bass backed by a venture capital
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19 consortium. *Sunday Times* 17th September, 1995; *Daily Telegraph*, 7th February, 2014.

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22⁵⁷ By 1995 the six largest Pubcos (owning between 215 and 500 pubs) were: Ascot Holdings;
23
24 Enterprise Inns; Century Inns; Innkeeper Group; Sycamore Inns; Ushers. TISC, *UK policy on*
25
26 *monopolies*, Q.72.

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29⁵⁸ For example in February 1996 the Famous Pub Company was floated with market value of
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31 £2.3m, placed to city firms; *Investors Chronicle*, 12th January, 1996.

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34⁵⁹ For example, Discovery Inns, backed by Kleinwort Benson (KB), although a financially
35
36 successful Pubco with strong earnings growth pulled a flotation in favour of a sale to
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38 Enterprise Inns. The motive was to provide an exit for KB; *Independent*, 2nd March, 1997.

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41⁶⁰ New investors included Nomura (Grand Pub Co.) Daiwa (Avebury Taverns) and BT
42
43 Capital Partners (Grovebase, which acquired a large chunk of the former Bass estate).
44
45 *Investors Chronicle*, 2nd January, 1998, 16th January, 1998. Deutsche Bank (MGPE) paid
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47 £1.62bn for the Whitbread pubs business including the tenanted estate and the Hogshead
48
49 chain, renamed the Laurel Pub Company. Deutsche Bank subsequently divested MGPE to
50
51 MidOcean Partners, which put Laurel up for sale in early 2004 following poor financial
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53 results. *Times*, 26th November 2004; *Private Equity Asia*, 14th September, 2004.

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56⁶¹ For example Nomura issued the Phoenix Inns Ltd bond, yielding 9 per cent and listed in
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58 Luxembourg, initially for two years, subsequently extended to 12. Meanwhile, it disposed of
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4 many Phoenix pubs, including 850 to Grovebase, realising significant capital gains. *Investors*
5
6 *Chronicle*, 2nd January, 1998. On the emergence of the market in collateralised rental streams,
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8 see Bower, 'Competition policy and the legitimacy of finance', 12.
9

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11 ⁶² Nomura issued the Unique Pub Finance Plc securitization in March 1999 for £810 million,
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13 with a tap issuance of £335 million in February 2001. With the tap, 677 pubs were added to
14
15 the original 2,614 pubs. Some of these are piecemeal acquisitions, but many are houses that
16
17 could not be securitized earlier. A second tap was made in September 2002, incorporating
18
19 888 new pubs into the transaction. Further issues are subject to ratings agency approval to
20
21 prevent dilution. Vink and Thibeault, "An Empirical Analysis Of Asset-Backed
22
23 Securitization".
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26 ⁶³ Where cash based earnings are measured using Earnings before Interest, Depreciation and
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28 Amortisation (EBITDA).
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31 ⁶⁴ By 1994 the large brewing firms had closed 14 breweries. TISC, *UK policy on monopolies*.
32
33 Q.72.
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36 ⁶⁵ Competition Commission, *Interbrew SA and Bass Plc*, 92.
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39 ⁶⁶ Office of Fair Trading, *The Supply of Beer OFT 317*, December 2000; *The Supply of Beer*
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41 *(Tied Estate)(Revocation) Order 2002*, SI 2002/3204 and *The Supply of Beer (Loan Ties,*
42
43 *Licensed Premises and Wholesale Prices)(Revocation) Order 2003*, SI 2003/52. On the
44
45 Government's case for abolishing the Beer Orders see, *Fourth Standing Committee on*
46
47 *Delegated Legislation*, 11 December 2002, c 5, cc10-11.
48

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50 ⁶⁷ TISC *Pub Companies*.
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53 ⁶⁸ TISC, *Pub Companies*, Q.123 and Q.2 and table 1.
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56 ⁶⁹ Calculated from Table 1. See also TISC, *Pub Companies*, Q.11.
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59 ⁷⁰ Spicer et al., *Intervention*, 211; TISC, *Pub Companies*, 128-II, *Oral and Written Evidence*,
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Appendix 12, paras. 8.4-8.12.

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⁷¹ Graham Edward Tuppen, 1952- Chief Executive Enterprise Inns, 1991-2014. The venture capital consortium was led by National Westminster. *Sunday Times* 17th September, 1995; Daily Telegraph, 7th February, 2014. EIP was originally set up as a management consortium led by Michael Cottrell, chairman of Taunton Cider and a former managing director of Courage. The purchase of 372 pubs from Bass was funded by by ANZ Banking Group and County NatWest Ventures; *Independent*, 10th September, 1991.

⁷² *Times*, April 24, 1997

⁷³ Consideration was 51.3m plus 10.2m of debt. *Financial Post* (Toronto, Canada) 22nd May, 1996,

⁷⁴ *Times*, April 24, 1997; Discovery was formed as a result of a management buy-out from Whitbread in 1992 led by the chairman, Paul Smith. The Scotsman April 24, 1997,

⁷⁵ *Independent*, 4th February; *Investors Chronicle*, 6th February, 1998. In October 1998 EI acquired Mayfair Taverns Limited and its estate of 276 pubs for £8.3m together with debt totalling £29.1m, a total consideration of £37.4 million. Earlier that year Mayfair's estate had been valued at £39.2m. *Nottingham Evening Post*, 27th October, 1997. June 2000 the acquisition of an estate of 183 pubs from Whitbread Plc's Swallow pub estate for a total cash consideration of £118 million, 35 of the pubs acquired were subsequently sold for £50 million (*Times*, 20th June, 2000).

⁷⁶ *Independent*, 30th March, 1999.

⁷⁷ These included June 1999 the acquisition of an estate of 217 pubs from Bass Holdings Limited and Bass Taverns Limited for a consideration of £69.2 million in June 1999 (*Independent*, 11th June, 1999), in May 2000, a £115m deal to buy 183 pubs, mostly in the North-East, Yorkshire and Lancashire, from Whitbread, and in July 2000, the Famous Pub Co and its chain of 20 outlets in the South East (*Guardian*, 25th November 2000).

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4 Confirmation of EIP as Britain's largest landlord, see *The Herald*, 1st December 2004. See
5 also table 1.
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8 ⁷⁸ Competition Commission. *Interbrew SA and Bass Plc.*, pp.92-93. Scottish Courage was the
9 brewing division of S&N.
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12 ⁷⁹ *The Scotsman*, 19th June, 1999.
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14 ⁸⁰ *Euroweek*, 22 June, 2001.
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17 ⁸¹ *European Venture Capital Journal*, 1st April, 2002.
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19 ⁸² *Euroweek*, 17th May, 2002; *Daily Deal*, New York, 21 June, 2002; *European Venture*
20 *Capital Journal*, 1 February, 2004. 2002/03 HC 906 Office of Fair Trading. Annual report
21 and resource accounts 2002-03, p.66. Enterprise Inns plc, *Annual Report*, 2004, p.4.
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24 ⁸³ Industry financial variables were constructed using all available data from firms in the
25 brewing and malting industry group (Group 231) in the DTI/Cambridge Companies
26 Database, 1949-1984 and Datastream 1984-2004 using corresponding INDC codes.
27 Companies with insufficient data, and not explicitly engaged in brewing or pub estate
28 management, or with data for only short periods (<10 years) were excluded, resulting in a
29 sample of 23 firms with 828 firm/years observations.
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33 ⁸⁴ Mason and McNally, 'Market change', p.414
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36 ⁸⁵ Calculated from Office of National Statistics data, Retail Price Index, CZCI beer – off sales
37 and CZCH – beer on sales.
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40 ⁸⁶ With regard to property asset valuations and depreciation, the major change in the period
41 was the introduction of Financial Reporting Standard 15, *Tangible Fixed Assets* in 1999,
42 which recognised the increasing practice of not depreciating pub estate assets on the grounds
43 that they were regularly maintained, thereby raising the economic life and residual value.
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53 ⁸⁷ Calculated from EIP, *Annual Reports*, 1996-2004.
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56 ⁸⁸ Calculated from *Datastream*.
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⁸⁹ The proportion of operating cash flow used to service interest payments was always over 50% throughout the period 1996-2004 and rose steadily such that by 2004 interest payments were £181m compared to operating cash flow of 208.6m (86.7%). Calculated from *Datastream*.

⁹⁰ In the same period UK base rates fell from 13.38% in 1991 to 4.75% in 2004 (Bank of England, Interactive database; <http://www.bankofengland.co.uk/boeapps/iadb/repo.asp>).

⁹¹ Calculated from *Datastream*.

⁹² To the extent that such contingencies might crystallise, there were further contingent liabilities. These were not accrued in the EIP accounts, but should be borne in mind when interpreting return to capital measures.

⁹³ Disputes about the equity of rents were the subject of protracted legal proceedings. For example the leading case: *Inntrepreneur v Crehan* [2006] UKHL 38.

⁹⁴ EIP stated, ‘The flexibility of Enterprise agreements enables licensees to determine the balance between “fixed” costs such as rent and variable costs (beer prices) in their lease or tenancy. TISC, *Pub Companies*, Q. 134, s.3.3; Q. 143, s.3.3.

⁹⁵ TISC, *Pub companies* Q. 148, Annex 4. Scenarios 2 and 4 exclude the effects of games machine income and show only the trade off between dry and wet rents.

⁹⁶ The base case is abstracted for the purposes of comparing key variables and ignores additional factors such as additional upfront costs and quantity discounts available to groups of free houses.

⁹⁷ TISC, *Pub companies* Q.201; Q.206, exhibit 7 showed EIP tenants yielding between 7.0% and 7.5%

⁹⁸ ‘The Pubcos keep marching on and on and on and pushing the margins higher and higher and higher. They keep getting bigger and bigger discounts from the brewers, from the manufacturers, and never pass those on to the tenants. If they pass them on in any way, shape

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4 or form, even in the smallest form...they go and whack a huge chunk onto the rent', TISC
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6 *Pub companies* Q. A.B Jacobs, HC 128, Q. 136.

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8 ⁹⁹ Risk is fairly priced if, consistent with capital market theory, there is a linear relationship
9
10 between return and its volatility.

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12 ¹⁰⁰ The new lease was unusual compared to industry norms, which more typically offered 20-
13 year leases assignable after 5 or 10 years with similar duration rent reviews. We are grateful
14 to a reviewer for assistance on this point.

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16 ¹⁰¹ The witness stated that 'my rent showed against turnover 17.62% of my turnover' (sic)
17 and in written evidence that rent averages 12% of turnover (TISC *Pub companies*, Newport,
18 Q.44; Appendix 21).

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20 ¹⁰² TISC, *Pub companies*, Newport, QQ, 22, 32, 41, 43.

21
22 ¹⁰³TISC, *Pub companies*, C 128, Newport, QQ, 44, HC 128 *Trade and Industry Select*
23 *Committee: Pub companies (Pubcos)* Q.148, Annex 4; EIP *Annual Report and Accounts*,
24 Interim results, 2004.

25
26 ¹⁰⁴ TISC, *Pub companies*, HC 128, Tuppen, Q.339.

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28 ¹⁰⁵ TISC, *Pub companies*, HC 128, Tuppen, Q.339-341; 345

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30 ¹⁰⁶ TISC, Business and Enterprise Committee (hereafter BEC), *Pub companies*, B&E 7th
31 Report, Q. Tuppen, Q.213.

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33 ¹⁰⁷ BEC, *Pub companies*, Tuppen, QQ.215, 216.

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35 ¹⁰⁸ TISC, *Pub companies*, Q. 304, appendix 28; Memorandum by Wolverhampton & Dudley

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37 ¹⁰⁹ TISC, *Pub companies*, Q. 231, appendix 21; Memorandum by Linda Newport

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39 ¹¹⁰ 'We just had to leave our pub, in debt, after almost five years of hard slog getting
40 nowhere, due in significant part, to the crippling nature of the pub-co tenant relationship...'

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42 TISC *Pub companies*, HC 128, Q. s.8.4.

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Table 1: Changes in the ownership of pubs by leading companies, 1989 and 2004 (1)

1970		1989		2004	
<i>Firm</i>	<i>No. of pubs</i>	<i>Firm</i>	<i>No. of pubs</i>	<i>Firm</i>	<i>No. of pubs</i>
Bass Charr.	9450	Bass	7190	Enterprise (P)	9093
Allied	8250	Allied	6678	Punch (P)	7400
Whitbread	8280	Whitbread	6483	Spirit (P)	2470
Grand Met. ²	6135	Grand Met.	6419	Mitchells & Butler (P)	2077
Courage	6000	Courage	5002	Greene King	1684
S & N ³	1700	S & N	2287	Wolverhampton & Dudley	1605
				Innspired (P)	1066
				Wellington (P)	835
				Avebury (P)	750
Total:	39,815		34,059		28,099

Sources: 1970 from Gourvish and Wilson, *The British Brewing Industry*, Table 11.7, p.472; DTI Pub Cos Report Ev 243: Fig 3.

Notes: 1. The figures reported above refer to the total number of pubs owned by the leading companies.

2. Grand Metropolitan (Grand Met) acquired Watney Mann in 1972.

3. S & N refers to Scottish & Newcastle.

(P) indicates Pubco

Table 2: Enterprise Inns: Major Purchases and Acquisitions, 1991 – 2004

Year	Cumulative Total No. of Outlets	Pub purchases and Major Acquisitions	Deal Value £m	Financing Method
1991	372	09/09/1991 Enterprise Inns, backed by County NatWest Ventures, acquired 372 pubs from Bass Plc.	60.0	Venture capital
1994	462	05/04/1994 100 pubs, mostly from Allied-Lyons disposals	15.0	Bank syndicate led by Samuel Montagu.
1996	905	30/04/1996 39 pubs acquired from Whitbread PLC	3.0	Cash
		07/06/1996 Acquisition of John Labatt (UK) (JL) from John Labatt, a unit of Interbrew Belgium,	61.5	£43m debt and a one-for-six rights issue at 163p a share.
1997	1224	12/05/1997 Acquisition of Discovery Inns	46.2	3 for 8 rights issue.
		04/09/1997. Acquired eight pubs from Pubmaster	1.6	Cash
		04/09/1997 Acquired 94 pubs from Whitbread	9.4	Cash
1998	1780	03/02/1998 Tender offer to acquire 25% ordinary share capital of Gibbs Mew (GM)	12.4	Cash
		20/05/1998 Tender offer to acquire 75% ordinary share capital of Gibbs Mew	48.1	
		26/10/1998 Acquisition of Mayfair Taverns	37.4	£8.3m cash, assumption of £20.3m Mayfair debt and redemption of preference shares.
1999	2430	04/05/1999 Tender offer to acquire 93.4% of Century Inns PLC	73.8	Share for share exchange
		01/09/1999, Acquired 217 public houses from Bass PLC	85	Cash offer and pub swap.
2000	2580	08/06/2000 Acquired 187 pubs from Whitbread PLC	115.0	Debt
		14/08/2000, Acquisition of the Famous Pub Co.	3.8	Cash
2001	3499	09/06/2001 Acquired 439 pubs from Morgan Grenfell Private Equity Ltd	262.5	Cash and debt
		05/07/2001 Agreement to acquire 431 managed public houses from Scottish & Newcastle PLC	269.5	£66 million right issue and debt
2002	4189	24/05/2002 Acquisition of Laurel Pub Co Ltd from Morgan Grenfell Private Equity, a unit of Deutsche Bank AG,	875.0	£1.28 billion syndicated loan. Five tranches debt facility: tranche 'A' £200m five-year revolving loan, tranche 'B' £400m five year term loan. Tranche 'C1' £200m facility maturing March 31 2003, tranche 'C2' £200m maturing on March 31 2004. £280m short term bridge loan to a rights issue underwritten by Deutsche Bank
2004	8727	31/03/2004 Exercised call option to acquire the remaining 83.2% interest in Unique Pub Holding Co Ltd (UP)	609.0	New share issue plus debt.

Sources: Thomson One Banker Deal Database and Nexis

Table 3: Licensee profits, risk and return by agreement type

	Licensee agreement type		
	(1)	(2)	(3)
	Free House	High wet rent	High dry rent
a) Summary profit and loss account	£'000	£'000	£'000
Turnover ¹	212.1	212.1	212.1
Cost of sales ²	83.1	99.9	81.9
Gross margin	129	112.2	130.2
Wages and overhead ¹	59.4	59.4	59.4
Profit before appropriations	69.6	52.8	70.8
Rent ³		14	32
Interest payable ⁴	14.5		
Licensee profit	55.1	38.8	38.8
b) Profitability ratios			
Pub value ¹	500	500	500
Leverage ⁵	1.263	1.361	1.825
Cost of capital ⁶	8.921	9.263	10.887
Return on capital (gross) % ⁷	13.918	10.558	14.158
Return on capital (net) % ⁷	11.020	7.760	7.760

Notes:

Agreement type (1) is an artificial 'base case' created for the purposes of strict comparison using limited parameters. Agreement types (2) and (3) correspond to the cases given in evidence by Enterprise Inns, excluding further complicating factors such as machine income sharing agreements.

1. Turnover and overhead costs calculated by adjusting values from EIP accounts pro rata to pub value assumed in TIC ev 148, Annex 4. Pub value and turnover standardised at £500,000 and £212,100 in all three scenarios.
2. Cost of sales adjusted according to variations in wet rents, per TIC ev 148, Annex 4, scenarios 2 and 4. Free house equivalent calculated by subtracting £16.8k discounts foregone (standard wet rent in tenanted houses)
3. Rent charges after crediting £8k domestic accommodation allowance.
4. Interest charges computed by applying interest rate (4.5%, R_f) to pub value and subtracting £8k domestic accommodation allowance. Average base interest rate 2004 = 4.5% (Bank of England <http://www.bankofengland.co.uk/boeapps/iadb/repo.asp>).
5. Leverage (L) defined as: Δ licensee profit/ Δ turnover, assuming all revenues and costs are variable, except rent/interest which are fixed
6. Cost of capital defined as: $R_f + (L \times R_p)$, where R_p is the long run equity premium on the UK stock market.
7. Return on capital defined as: (Gross) Profit before appropriations divided by pub value; (Net) Licensee profit divided by pub value

Sources: Enterprise Inns interim results, 2004; 004/05 HC 128 *Trade and Industry Select Committee: Pub companies (Pubcos)* ev 148, Annex 4.

Table 4: Comparative profitability 1986 and 2004

	2004 (1)	2004 (2)	2004 (3)	1986 (4)	1986 (5)	1986 (6)
	Free House	High wet rent	High dry rent	Free House	Managed	Managed Mark up adj
	£'000	£'000	£'000	£'000	£'000	£'000
Turnover	212.1	212.1	212.1	205.4	205.4	205.4
Profit before appropriations/contributio n	69.6	52.8	70.8	20.9	39.4	60.0
Machine income				8.8	8.8	8.8
Rent		14.0	32.0		24.1	24.1
Interest payable	14.5			22.5		
Licensee/pub profit	55.1	38.8	38.8	7.2	24.1	44.7
Pub value	500.0	500.0	500.0	268.3	268.3	268.3
Return on capital gross	13.918	10.560	14.158	7.801	14.700	22.378
Return on capital net	11.018	7.760	7.758	2.681	8.979	16.658

Notes: Columns 1-3 derived from scenarios listed in annex 4, TISC, ev.148; columns 4-6 derived from data for national brewers using MMC 651, 1988/89, appendix 3.7, table 1, p.416; table 3, p.428; appendix 3.5, table 1, p.408. Free house cases (columns 1 and 4) constructed using comparable data, adjusted pro-rata to capital values cited for tenanted houses. Column 6 adjusts column 5 using the mark up calculation in MMC 651, 1988/89, table 3, p.428 to show the profit the pub would have earned without the inflation of transfer price by the brewery.

1. Machine income was netted off rent in (2) and (3) in the 2004 calculations and for consistency is included calculation of net income for 1986.
2. 4.5% (2004) and 10.0% (1986) (Bank of England <http://www.bankofengland.co.uk/boeapps/iadb/repo.asp>) in both cases after subtracting the assumed value of the benefit of domestic accommodation.
3. Profit before appropriations/contribution divided by pub value.
4. Licensee/pub profit divided by pub value

Sources: Enterprise Inns interim results, 2004; 004/05 HC 128 *Trade and Industry Select Committee: Pub companies (Pubcos)* ev 148, Annex 4. MMC 651, 1988/89, appendix 3.7, table 1, p.416; table 3, p.428; appendix 3.5, table 1, p.408.

Table 5: Licensee profits and ownership

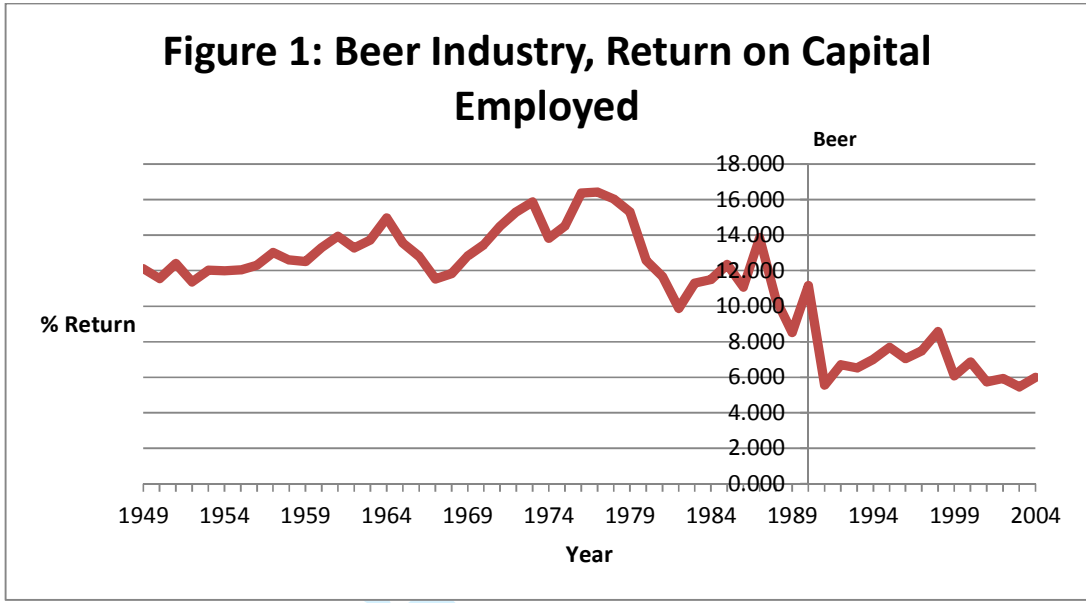
	(1)	(2)	(3)
	Enterprise Inns	Wolver- hampton and Dudley	Average tenanted pub
	£'000	£'000	£'000
a) Summary profit and loss account			
Turnover	212.1	212.1	212.1
Cost of sales	99.9	*	114.4
Gross margin	112.2	*	97.7
Wages and overhead	59.4	*	39.8
Profit before appropriations	52.8	59.0	57.9
Rent	14.0	24.0	20.4
Licensee profit	38.8	35.0	37.5
b) Profitability ratios			
Pub value ¹	500	500	500
Gross return on capital	10.560	11.800	11.584
Net return on capital	7.760	7.000	7.505

Notes:

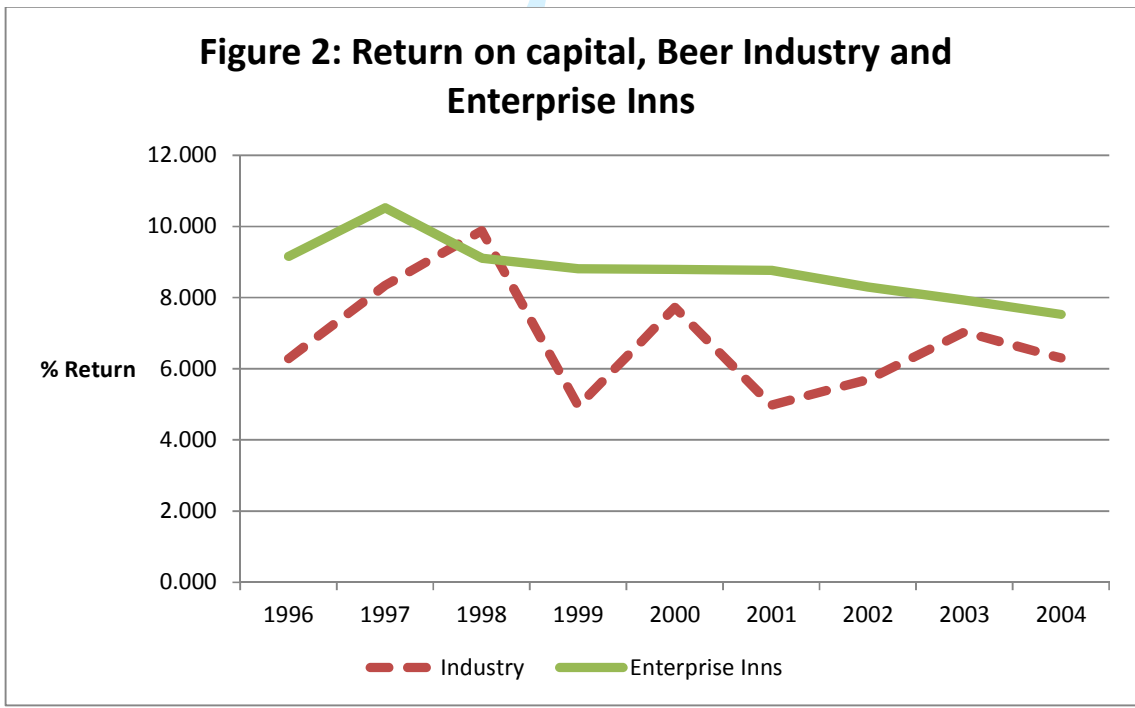
* no data. Assumptions as Table 2.

Sources: (1) as Table 2; (2) HC 128 *Trade and Industry Select Committee: Pub companies (Pubcos)* ev 304, appendix 28; Memorandum by the Wolverhampton & Dudley Breweries PLC (3) HC 128 *Trade and Industry Select Committee: Pub companies (Pubcos)* ev 204, Exhibit 8; Profit & Loss account of an Average Tenanted Pub, Morgan Stanley report.

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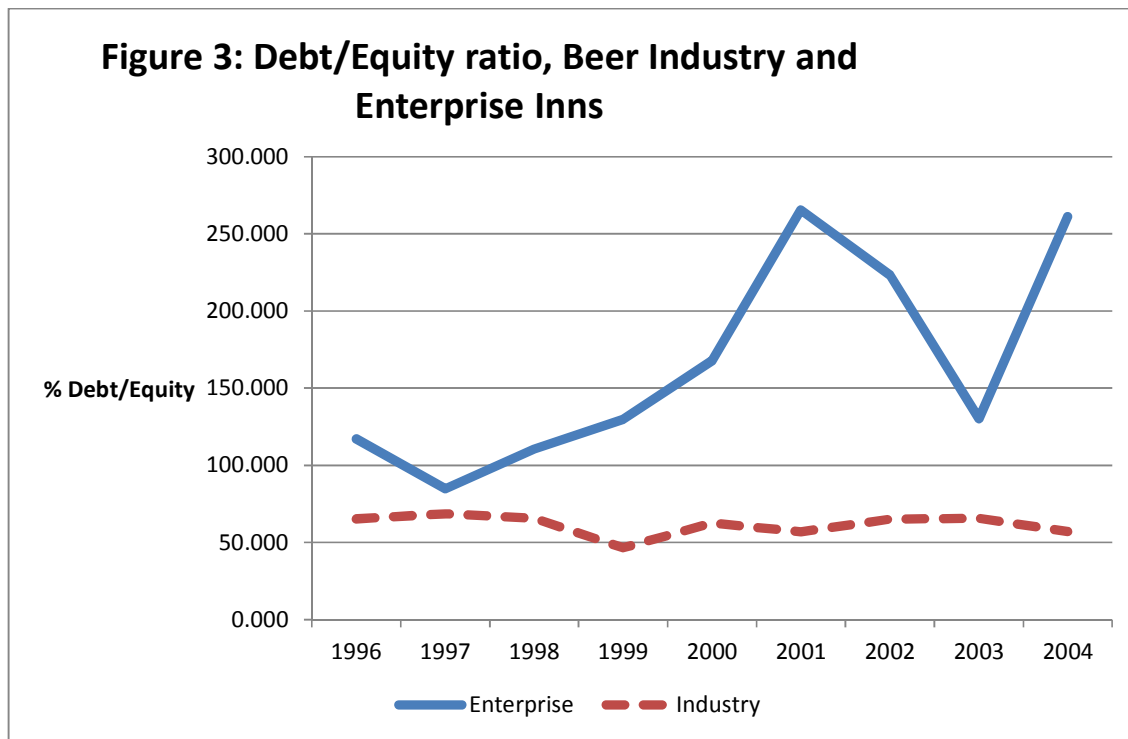


Sources: Calculated from Cambridge University Companies Database and *Datastream*.
 Note: Return of capital employed is defined as profit before interest and tax divided by long term debt and equity capital.

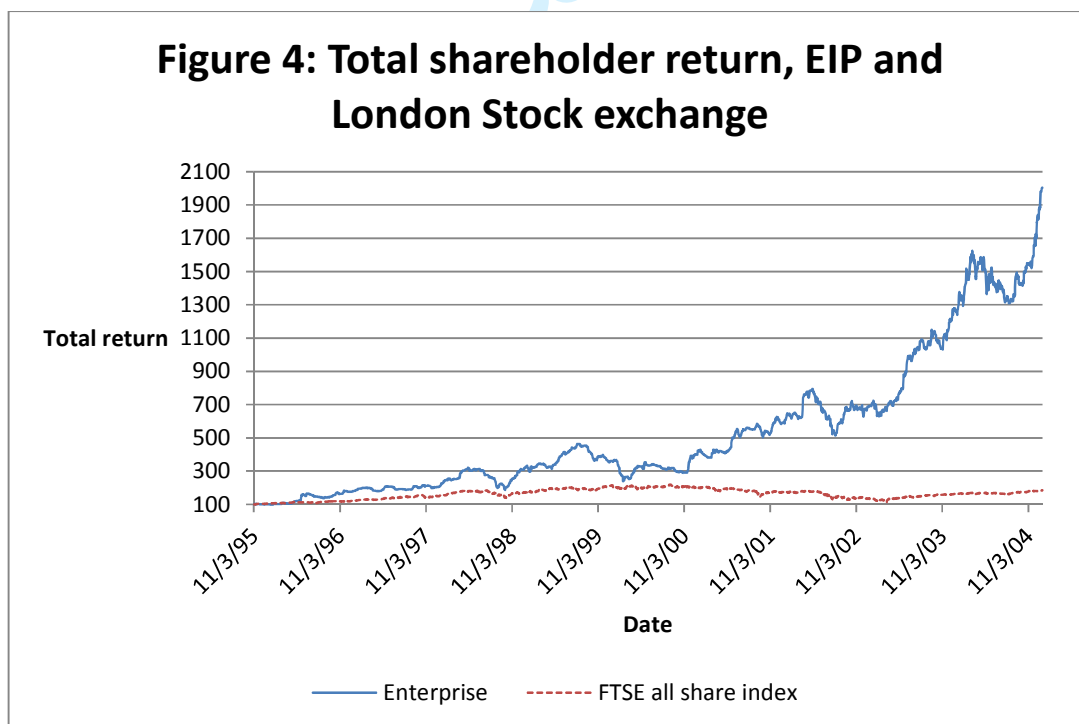


Source: *Datastream*

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Source: Calculated from *Datastream*



Source: Calculated from *Datastream*.

Note: Total return is calculated as the difference in share price plus dividend indexed to 100 for the first day of EIP trading, 3rd November 1995.