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What is This?
Policy transfer from advanced to less-advanced institutional environments: Labour market orientations of US MNEs in Turkey

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Bilkent University, Turkey

Abstract
The extant research on policy transfer insufficiently addresses two issues. First, transfer to less-advanced countries. Second, micro-institutional pressures on subsidiaries, particularly the role of local partners in joint ventures (JVs). This study investigates the transfer of labour market orientations by American multinational enterprises to their Turkish subsidiaries by focusing on the influences of macro- and micro-institutional factors when the ‘transferor’ is an advanced and ‘transferee’ is a less-advanced economy, ‘dominance effects’, and the role of local JV partners. Case study findings provide evidence for ‘smooth’ transfer of the policy. This uncommon finding is discussed as a result of ‘ideal combination’ of ‘encouraging pressures’ at the macro- and micro-institutional levels, including role of local JV partners and the nature of the policy transferred.

Keywords
international human resource management, joint ventures, labour market orientations, less-advanced countries, policy transfer

Introduction
A key theme in the international human resource management (IHRM) concerns the ‘global – local question’ (Edwards and Kuruvilla, 2005): how do multinational enterprises (MNEs) control international operations through globally-integrated and standardized human resource (HR) policies, while also responding to the ‘local isomorphic’ pressures to become similar to the firms in the host-country (Ferner and Quintanilla,
This line of research has recently seen a considerable growth, considering the macro-institutional influences with a comparative institutionalist (e.g. Edwards and Ferner, 2002), micro-institutional influences with new institutionalist (e.g. Kostova and Roth, 2002), or more rarely, both sets of influences with a combined institutionalist perspective (e.g. Ferner et al., 2005a; Tempel et al., 2006).

This article focuses on three issues inadequately addressed in the extant literature: first, despite repeated calls for an extension of the range of countries and business systems studied, research still focuses mainly on the operations of MNEs from and in advanced economies. Might there be any theoretically important issues not articulated in the literature when the transfer is intended from an advanced economy to a less-advanced (e.g. emerging) one, especially considering potential ‘dominance effects’ (Smith and Meiksins, 1995)? Second, important point is about ‘institutional duality’, defined as pressures on the subsidiaries for internal and external legitimacy emanating from their MNE parent and host-country institutional environments, respectively (Kostova, 1999; Kostova and Roth, 2002; Kostova and Zaheer, 1999). While institutional duality is considered as an important influence on the policy transfer, only the ‘foreign’ MNEs’ potential pressure is formulated as an organizational-level influence, neglecting that of ‘local’ (host-country) parent(s) in the case of joint ventures (JVs). In fact, JVs present an extensive entry mode particularly to less-advanced economies (e.g. China). Local JV partners potentially have a significant governance role in the subsidiaries while the latter depend on them for obtaining a range of resources (e.g. expertise, managerial, and administrative skills). A second question is therefore about the likely dual pressure subsidiaries face at the organizational level originating from both their parents, i.e. ‘foreign’ and ‘local’, when the governance structure is a JV. Moreover, while the pressures from the local JV partner are internal to the firm and micro-level, their relationship to broader host pressures for isomorphism is not all that clear. Are JV partners merely additional ‘transmission belts’ for host pressures, or do they add a separate, distinctive dimension to local isomorphic pressures? Lastly, more emphasis is needed on the nature of the specific policy considered for transfer. Some policies can be more prone to resistance from subsidiaries, resulting in avoidance of, and non-compliance with, corporate pressures for the transfer (see Tempel et al. [2006] on collective representation and Ferner et al. [2005a] on diversity policies). Consequently, might others be more ‘suitable’ for transfer, despite significant differences between host- and home-country institutional environments?

This article addresses these issues by using case study evidence of labour market orientations (LMO) in American MNEs in Turkey. For the purposes of this study, LMO are defined as the preferred recourse by the organization to internal or external labour markets when recruiting for open positions. LMO constitute a significant aspect of corporate policy as they have the capacity to shape related HR policies, i.e. selection, training and development, and compensation. More specifically, the research questions are: how do the micro- and macro-institutional pressures for isomorphism influence policy transfer by US MNEs from an advanced, dominant economy to a less-advanced host-country, i.e. Turkey? Within this context, do host JV parents, as governance actors, exert any notable influences? Does the specific policy investigated, i.e. LMO, make any difference on the acceptance/refusal of the transfer?

The article is organized as follows: the next section develops a framework for exploring the influences of home- and host-country institutional systems on MNEs’ LMO,
paying particular attention to the issues of ‘dominance’ and ‘institutional duality’. In the following section the most relevant features of the Turkish business system (TBS) are delineated comparatively with those of the USA, and the institutional distance in terms of the LMO between the two systems is discussed. The method section is followed by the presentation of case study evidence on LMO. The discussion draws out the implications of the findings, in particular for an understanding of policy transfer from advanced economies to less-advanced ones, role of JV partners, and the nature of the policy transferred.

**Macro- and micro-level influences on policy transfer**

Studies using the comparative institutionalism focus on the influences of home- and host-country national business systems (NBS) on the transfer and adaptation of HRM policies and practices (e.g. Almond et al., 2006; Edwards et al., 2007; Ferner et al., 2001, 2004). They contend that MNEs are “embedded” in their own NBS that comprise interlocking structures and institutions that fundamentally shape the nature of markets, competition, and business activity in general (Ferner and Tempel, 2006: 12). This framework argues that MNEs develop their HRM policies in response to key home-country national institutions. It stresses the significance of two major factors that shape firm behaviour. First, the ‘interaction effects’, i.e. the dominant and mutually supportive national institutions developed as a result of historical paths that favour certain kinds of market arrangements. Second, ‘institutional complementarities’, which emphasize the connection between market organization and market-hierarchy relations (Deeg and Jackson, 2007).

New institutionalism is concerned with how institutional effects are diffused within ‘organizational fields’, i.e. ‘the set of organizations that in the aggregate, constitute a recognized area of institutional life’ (DiMaggio and Powell, 1983: 143). It argues that organizations tend to adopt similar practices and perspectives to be ‘isomorphic’ with others in the same field. The driving force behind conformity to institutional pressures is efforts to gain legitimacy, defined by Suchman (1995: 574) as:

...a generalized perception or assumption that the actions of an entity are desirable, proper, or appropriate within some socially constructed system of norms, values, beliefs, and definitions.

New institutionalist studies mostly deal with the transfer of practice from the parent company to subsidiaries at the organizational level, where subsidiaries face ‘institutional duality’ (Kostova, 1999; Kostova and Roth, 2002; Kostova and Zaheer, 1999). To gain legitimacy, subsidiaries must successfully deal with two sets of isomorphic pressures: first, from the host country’s distinct institutional environment with its own institutional and relational contexts; and second, from the parent company that mandates the subsidiary to adopt the former’s corporate practices (Kostova and Roth, 2002). Kostova and Roth (2002: 217) propose that the first set of isomorphic pressures, i.e. the effects of the host institutional context, can be systematically examined by using an ‘institutional profile’, defined as ‘the issue-specific set of regulatory, cognitive, and normative institutions in a given country’. Institutional distance, i.e. the difference or similarity between the institutional profiles of the home and host countries, is argued to mediate the challenges imposed by institutional duality (Kostova, 1999; Kostova and Roth, 2002). Kostova
(1999) argues that when the institutional distance is greater there will be a higher need to adopt organizational practices to achieve external legitimacy, while it will also be more difficult to understand the host environment and its legitimacy requirements. By the same token, ‘favourable’ institutional environments, where the institutional profile influences the adoption positively, will encourage the adoption (Kostova and Roth, 2002).

A second set of isomorphic pressures exists at the organizational level coming from the parent company, which is defined by dependence, trust, and identity relations between the parent and subsidiary (Kostova and Roth, 2002). If the subsidiary needs to rely on the parent company for major resources such as technology, capital, and expertise, this dependence will positively influence implementation of an organizational practice dictated.

While earlier studies claim that subsidiaries are submissive actors in responding to parent company pressure to adopt home-country practices (e.g. Rosenzweig and Singh, 1991), more recently different forms of subsidiary responses are identified. Using Oliver’s (1991) framework, they vary from minimal to active adoption (Kostova and Roth, 2002), from resistance to accommodation (Ferner et al., 2005a), and include the range of proactive responses, from compromising with to strategically complying with (Tempel et al., 2006: 1564). Tempel et al. (2006) conclude that while institutional distance can give a broad idea about the (dis)similarities between home- and host-country institutions, it is not possible to understand subsidiary practices without considering the dependencies that host-country institutions can create, or subsidiary managers can use, against the parent company.

Although the contributions of these studies to understanding the various aspects of policy transfer in MNEs are highly acknowledged, this article focuses on three aspects that the extant research has largely neglected. First, the literature almost entirely focuses on the transfer of policies in the ‘Triad’, i.e. the EU, the USA, and Japan, which exemplify the advanced economies. There is a definite need to understand how macro- and micro-institutional influences work when the transfer is intended from an advanced economy to a less-advanced one, particularly where power relations between countries are important (Elger and Smith, 2006; Kostova, 1999; Smith and Meiksins, 1995). Smith and Meiksins (1995) argue that ‘dominance effects’, i.e. the transfer of ‘best practices’ by the ‘dominant’ economies/societies, should be amalgamated with the interaction of society (institutional and cultural) and systems effects. The extent and direction of transfer depend on a number of conditions, including the relative positions of the ‘transferor’ and ‘transferee’ in the global economic system, and the nature of the solution the transferred practice provides for problems at the receiving end (Smith and Meiksins, 1995: 261–263). The relational ties between the sender and receiver countries are among the key factors that define the process and outcome of the transfer (Üsdiken, 2004). The relative dependence of one country on another economically and/or politically might be instrumental in facilitating the transfer (e.g. Arias and Guillén, 1998). Moreover, the historical economic and developmental backwardness of the receiver country can create a traditional openness to transfer and emulation of knowledge and practices (cf. Üsdiken, 2004), resulting in a national enthusiasm for importing from abroad, i.e. ‘active importing’ (Bjarnar and Kipping, 1998). The smooth transfer from a ‘dominant’ advanced economy to an ‘active importer’, less-advanced one can therefore result in an adopted policy,
rather than adaption or translation (Kipping et al., 2008). While the power and dominance issues are conceptualized theoretically, they have not been investigated for the transfer of HR policies by MNEs from advanced economies to subsidiaries in less-advanced ones.

Secondly, influences of different constituents and the organization’s dependence on them are important as an organization’s response to institutional pressures is shaped by the multiplicity of demands (Oliver, 1991). A significant constituent insufficiently researched is local JV partners that can have a direct effect on subsidiary policies through the joint governance structures. Isomorphism pressures at the organizational level are assumed to be related to the parent-company, i.e. the MNE (Kostova, 1999; Kostova and Roth, 2002; Taylor et al., 1996). In fact, such pressures may emanate from several organizational actors in the local environment, including most directly from local JV partners, as there are usually governance as well as dependence, identity, and trust issues. JVs constitute a significant governance structure in foreign direct investment (FDI) although a limited number of studies have so far investigated the implications of shared ownership on the transfer of home-country policies and host-country applications adopted (e.g. Guest and Hoque, 1996; Lu and Bjorkman, 1997; Martinez and Ricks, 1989; Shenkar and Zeira, 1987; see also Hartmann et al., 2010 for a recent but rare example). Martinez and Ricks (1989) find that the parent on whom the subsidiary is more resource-dependent is more influential on the HR decisions of US companies in Mexico. While the ability of the local partner to use its expertise and knowledge to access raw materials and local markets is a source of influence, control of product and process technologies are found to be the main source of power in decision-making (Shenkar and Zeira, 1987).

Moreover, the nature of pressures from the local JV partners can be specified in relation to those from the host NBS. While the former are more clearly micro-level and internal to the firm, their relationship to broader host-country pressures for isomorphism are not easily apparent. Local JV partners are ‘embedded’ in the host-country NBS and their policies are developed in response to the same business environment as where the subsidiary operates. Whether they are only additional ‘transmission belts’ for host pressures or add a distinctive dimension to local isomorphic pressures is a theoretically significant issue.

Lastly, the role of the specific policy/practice intended for transfer needs to be more clearly identified. Extant literature generally focuses on problems in the transfer of HRM policies, e.g. resistance by local subsidiary, resulting in hybridization or various avoidance strategies (e.g. Almond and Ferner, 2006; Gooderham et al., 1998; Schmitt and Sadowski, 2003; Tempel et al., 2006). While pay and performance (e.g. Almond et al., 2006; Björkman and Furu, 2000; Bloom et al., 2003) and collective representation (e.g. Beaumont and Townley, 1985; Ferner et al., 2005b; Tempel et al., 2006) are among the most covered, employment systems (e.g. Colling and Clark, 2002) or diversity management (Ferner et al., 2005a), as well as the role of the nature of these policies/practices on the transfer, are acknowledged less.

The framework used to investigate the above-mentioned issues therefore incorporates the governance structure and role of local JV partners to the macro-influences of NBS and micro-influences of MNEs. To understand how transfer occurs between advanced
and less-advanced economies within this framework, host- and home-countries are selected accordingly. The article focuses specifically on LMO to explore the role of the policy transferred.

**National business systems and institutional distance**

*Institutional systems: Turkey and the US*

Berkman and Özen (2007) suggest that the TBS has evolved from a state-dependent to a state-coordinated system. Among its two major characteristics are: first, the strong state that still actively coordinates and controls economic activities; and second, the big business groups, i.e. ‘holdings’, created by the former (Gökşen and Üsdiken, 2001). The Turkish private sector started to gain a larger share in the economy only in the 1950s (Buğra, 1994) and continued to grow into the 1970s within the protected environment of the state-planned, inward-looking, ‘import-substitution’ economy (Kepenek and Yentürk, 2000). Incentives and other measures in the import-substitution strategy, tax, and financial advantages helped establish family-controlled big ‘holdings’ in the 1960s, which exemplify the nature of the corporation in Turkey (Çolpan, 2010). The Turkish holding structure, with its diversified nature, and role of the state in its establishment and development, is comparable to similar structures in lately industrialized countries, for example, the Korean chaebol (Buğra and Üsdiken, 1995). Turkish holdings have a significant role in the Turkish economy, owning the majority of the largest industrial companies.
(Berkman and Özen, 2007) and they also make it in international rankings (e.g. World’s Largest 500 Companies by Forbes in 2006). Çolpan (2010) claims that the ‘holding’ strictly controls its affiliate firms in three main areas: investment decisions, financial coordination, and HRM policies – especially LMO and reward management.

The USA became Turkey’s key economic, political, and military ally during the 1950s, around the same period when the USA started to penetrate foreign markets. Turkey was given its share from the Marshall Plan and Mutual Security Act arrangements, in addition to American support for know-how and education to restructure and reform its state and industry (cf. Üsdiken, 2004). Üsdiken (2004: 258) argues that the established tradition of emulating the West (i.e. Europe) as the major source of learning and assistance since the late 18th century was now orientated towards the USA. Although the global dominance of the USA could be questioned presently, owing to the major financial crises it has been experiencing since 2008, its significant ‘dominance effects’ on Turkey in political, economic, and military arenas continue. Turkey is a less-advanced receiver country, with a strong tradition of transferring knowledge and practices from abroad, and whose relational ties with the ‘dominant’ sender country depict multilateral dependence (Üsdiken, 2004). Üsdiken and Wasti (2002) define Turkey as a ‘receptive’ country of (in particular Personnel and HR) management ideas originating from the USA. Erçek (2006) adds that HRM labels and ideas in Turkey are applied quickly owing to an instituted habit of emulating and successful adoption of Western practices.

Among the major differences between the key features of the home- and host-institutional systems, the most significant ones for the purposes of this article prevail in the education and financial areas. In Turkey, despite recent ‘impressive’ improvements (OECD, 2007), educational attainment and access to education at every level remain still significantly behind most OECD and EU countries. In the PISA (Programme for International Student Assessments by OECD) rankings, Turkey scores among the last five countries in every indicator.1 Quality of education continues to be very low, primarily as a result of significant disparities among schools, a shortage of teachers, and low socio-economic status of students. Consequently, there is a large but uneducated and unskilled workforce, while an educated and qualified workforce is still scarce. While the highly stratified American educational system is claimed to neglect mass education and provide an outstanding but ‘elite’ university education, it nevertheless produces potential employees with enough basic skills and education to accommodate the less-skilled labour needs of mass manufacturing sectors (Ferner, 2000). Although there is certainly a need for company-level training of blue-collar workers in both countries, the level of knowledge and skills available is much lower in Turkey than in the USA, as only 50 percent of the total population make it to the secondary education level (OECD, 2007).

The financial systems are completely opposite: credit-based in Turkey, where weak stock markets are underdeveloped (Tanyeri, 2010); equity-based in the US, where the main management ideology has become boosting ‘shareholder value’ in the short term, as a result of the intensifying ‘shareholder capitalism’ and accelerated international competition (O’Sullivan, 2000). Firms in Turkey do not experience a comparable pressure for demonstrating short-term achievements, as the publicly traded shares do not constitute a critical amount (Balaban and Kunter, 1997). Moreover, the leading holdings have their own banks, which extend credit lines for their affiliates (Alper and Öniş, 2003),
although this has recently changed with the increased share of foreign capital through acquisitions and mergers (Bakır and Öniş, 2010).

**Labour market orientations**

A comparison of the LMO in the two countries helps to understand the institutional distance. Supply and demand for labour meet in extremely flexible external labour markets (ELMs) in the strongly ‘market-oriented’ American business system (Dore, 1989). High labour turnover rates and career mobility between firms are seen as natural. It is argued that standardized mass production helped create ELMs, while the short-termism of financial markets further encouraged ‘numerical flexibility’, i.e. labour perceived as a cost to be minimized where downsizing is considered the first way to achieve it during difficult times (Clark and Almond, 2006). There are few institutional or cultural constraints on ELMs and except for government regulation on discrimination (Myors et al., 2008), ‘employment at will’ is legal and commonly accepted. There are no regulatory pressures on employers to demonstrate that dismissals are fair. Indeed, Kochan et al. (1994: xiii) argue that the US labour market has long been ‘a place where anything goes’.

Alongside the largely prevailing ELMs among US firms, there has also been a long tradition of developing firms’ own, particularly managerial, employees within strong internal labour markets (ILMs). ILMs are characterized as closed systems where: i) access to job ladders is open only at a few entry-levels and opportunities for climbing the ladder are saved for ‘incumbents’; ii) training and development is offered by companies; and, iii) long-term employment and career opportunities are provided within the same firm. Osterman (1988) argues that the ILMs were originally developed as an organizational solution to a combination of external problems, i.e. unionization threats, labour scarcity, and government regulation. Between the 1950s and 1980s, ILM systems were widely applied in the more strongly unionized sectors of the American economy and, from the 1960s, in a growing number of ‘high road’ non-union firms (Katz and Darbishire, 2000; Kochan et al., 1994). A more philosophical variant of the high-road approach was found in ‘welfare capitalism’, applied by some major American companies, including Eastman Kodak, Polaroid, DuPont, and IBM (Jacoby, 1997).

Since the beginning of the 1990s, however, ILMs have been under pressure in the USA for four main reasons: i) the effects of the shift from manufacturing to service industries, hence changes in the number and mixture of people employed in these sectors and skills requirements; ii) increased competition within tougher domestic and international markets, which has raised serious cost considerations; iii) improvements in technology that have changed not only production systems but also management and control practices (Osterman, 1999); and iv) pressures from ‘shareholder capitalism’ (O’Sullivan, 2000). Survey results provide evidence for the ‘deterioration’ of the American labour market in norms, career patterns (e.g. declining job tenures, increased job turnover, increased dislocation), wage determination, shifts in the external context that governs the labour market, and changes in the structure of the economy itself (Osterman, 1999). These findings are interpreted as indicators for weakening ILMs, and have been held responsible for the ‘death’ of internal managerial careers (Capelli, 1999), resulting in the increased use of ELM systems (Capelli, 1995; Osterman, 1999). While Capelli (1999)
and Osterman (1999) tend to explain the changes in the LMO of American firms through external pressures, Grimshaw et al. (2001) argue that any transformation of ILMs as an internal organizational logic would be more likely to be forced by a combination of both external and internal factors. Butler et al. (2006) consequently claim that variations in employment system policies can be expected in different organizations, depending on how they choose to handle inherent tensions. For instance, the core-periphery model emerged as an ‘innovative’ method in response to macroeconomic uncertainty and flexibility arguments (Jackson et al., 1989).

The institutional distance between LMO in Turkey and the USA is not very significant at the regulatory level, while there are some differences at the cognitive and normative levels. Similar to the USA, Turkish companies have not been legally restricted in their staffing practices. The labour code of 2003 brings restricting rules for ‘fair’ dismissal, equal employment opportunities, downsizing, and complete shutdowns. However, neither the letter nor the enforcement of the law is strong (Ararat and Bayazıt, 2009). Suppressive laws make it difficult for workers to gain any power through unionization. Therefore, it is argued that Turkey’s employment system is comparable to that of the USA in terms of legal flexibility granted to employers, where ‘dismissals at will’ have been widely applied by small and medium size firms, and seasonal/temporary employment has been traditional in cyclical industries. In the USA there is a stronger regulatory framework for certain employment issues, i.e. equal employment opportunities and discrimination, where laws and their enforcement are much stricter than those in other countries, including Turkey (Myors et al., 2008). Another significant difference between the two countries concerns the existence of a strong normative environment in the US, through the media (e.g. ‘best companies to work for’) and grass-roots societal pressure (e.g. campaigns against sweatshops). Such a normative context does not yet exist in Turkey: even pervasive collective actions do not get much (if any) attention from the media or the society at large.

Nevertheless provision of job security and long-term employment opportunities are traditionally observed in the large corporate sector in Turkey (Nichols and Sugur, 2004). This is in line with expectations of employees, who rank job security as the most important issue in employment relations (Yıldırım, 1999). Large firms are found to prefer promotion from within, generally based on seniority (Uyargil et al., 2001). State-owned enterprises and government institutions, which have been among Turkey’s largest employers, traditionally offer life-long employment. In return, employers expect loyalty from their employees (Sargut, 2001) and job-hopping is not perceived positively. Careers are usually made in the same company or holding, where cross-promotions between affiliates are widely applied.

Some parallels can be drawn between prevailing employment patterns in large Turkish employers and ILMs by American welfare capitalists. They both adopt ILMs in response to certain institutional factors: legally permissive environments, labour scarcity and, though to a limited degree in Turkey, threats of unionization. While welfare capitalists are opposed to unions on a philosophical basis – unions are perceived as a threat to managerial prerogative – in Turkey the opposition is more on economic and social grounds: unions are regarded as creators of unrest and economic loss in the workplace (Koç, 2006). ILMs are aligned with the paternalistic leadership styles of Turkish owners (and
top-level managers) and the expectations of employees for protective and concerned ‘bosses’ more like a father figure (Sargut and Özen, 2001). As a result of a credit-based financial system and network relations (e.g. holding companies’ own banks), the pressure for increasing ‘shareholder value’ is not as strong as in the USA. The cost of labour is significantly lower in Turkey than in developed economies, particularly considering moderate to high productivity levels (OECD, 2007). It is therefore easier to implement ILMs within this context of a less-advanced country.

**Method**

To investigate the research questions, case study method was used. Although quantitative studies provide broad pictures of comparative HRM policies and practices, contextual embeddedness of in-depth case studies allows a deep understanding of events, institutions, and processes, and their interaction within the particular context (Snow and Anderson, 1991).

Multiple cases were developed to increase the possibility of replication of findings, thus improving the generalizability of the case study (Eisenhardt, 1989; Yin, 1994). Case companies were selected from among American companies operating in Turkey by using analytically significant criteria, i.e. ‘criterion-based’ sampling (LeCompte and Preissle, 1993: 63), to ensure analytical generalizations. Accordingly, cases from a number of sectors were chosen to consider micro-institutional pressures by parent companies to adopt corporate operations and manufacturing systems, and the latter’s influences on LMO. To identify leading American companies in Turkey, in addition to size and age, the significance of the subsidiary for Turkey (in terms of employment, amount of exports, deregulation), and the share of total and American FDI in the particular sector were used. At the time of the fieldwork, the largest share of American investment in Turkey (72%) was in manufacturing, which was concentrated in food and drink, textiles, chemicals, and automobile production. Although services had a small share, two service companies that received considerable FDI after 2001 were included. To investigate the influences of corporate governance structures and local JV parents, subsidiaries where leading Turkish holdings are JV partners were identified. Consequently, seven American MNEs from different sectors were studied (Table 1).

Case studies were developed using data collected mainly by semi-structured interviews at subsidiary and regional headquarters and 79 interviews were conducted with a variety of actors (Table 2). The majority of the interviewees were from the HR departments: at the subsidiary level, HR Directors/Managers, Heads of sub-areas (e.g. Training and Development, Compensation, Recruitment and Selection), team leaders, specialists, as well as previous HR directors (in the cases where the historical information was significant). In the JV cases, HR Coordinators of the Turkish Holdings were also interviewed. At the regional headquarters of the US parents, top-level HR managers (e.g. Vice Presidents - VP) responsible from a (sub-) region (e.g. Europe, Middle East, or south Europe), or an HR function provided information from the corporate perspective. At the subsidiaries, other top-level managers (e.g. General Managers, Assistant General Managers, and Directors of major functional areas) were also interviewed where possible and relevant. While most of the interviewees at the subsidiary and the regional
headquarters were local, a total of 11 expatriates at both levels were also included among the interviewees. The last group of interviewees comprised union and employers’ association officials (Table 3). Through information from, and perspectives of, various parties it was possible to benefit from the ‘multi-perspectival’ nature of case study research (Snow and Anderson, 1991: 154) and to triangulate data collected (Maxwell, 1996).

The number of interviews conducted in each of the case companies ranged between seven and 19. The variance was owing to company features and the level of access gained in each company. In the manufacturing cases, there were more managers to be interviewed in the plants. In the unionized and de-unionized (and two non-unionized cases, i.e. FMCG2 and HotelCO, where there had been unionization attempts) the number of interviews increased with the inclusion of union officials. In the JV cases, Holding HR coordinators were interviewed. The level of access gained in each company also varied, e.g. in FMCG2, despite several attempts, access was denied at the corporate headquarters.

Interviews were planned at the US headquarters to capture the corporate perspectives on international HR policy and to triangulate data. However, access proved impossible
Table 2 Distribution of interviews

<table>
<thead>
<tr>
<th>Interview with HR management (subsidiaries)</th>
<th>HR management (regional headquarters)</th>
<th>Other functional managers (subsidiaries and regional headquarters)</th>
<th>Unions</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>AutoCO1</td>
<td>6</td>
<td>4</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>FMCG1</td>
<td>5</td>
<td>1</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>FMCG2</td>
<td>7</td>
<td></td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>PharmaCO1</td>
<td>4</td>
<td>1</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>TexCO</td>
<td>5</td>
<td>3</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>HotelCO</td>
<td>2</td>
<td>3</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>FinCO</td>
<td>3</td>
<td></td>
<td>2</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>32</td>
<td>14</td>
<td>22</td>
<td>11</td>
</tr>
</tbody>
</table>

Table 3 Distribution of interviews across the respondents

<table>
<thead>
<tr>
<th>Interview at</th>
<th>Interview with</th>
</tr>
</thead>
<tbody>
<tr>
<td>AutoCO1: TURKEY</td>
<td>HR/IR Director (2); HR Specialist; HR Training Team Leader; Holding1 HR Coordinator and Assistant Coordinator; Chief Finance Officer (expatriate); Vice General Manager (expatriate); Assistant General Manager (Sales and Marketing; expatriate); Assistant General Manager (Sales and Marketing); Union officials (2); Employers’ Association President</td>
</tr>
<tr>
<td>EUROPE</td>
<td>USAuto1 Europe HR Managers (2); Organisational Personnel Planning Managers (2)</td>
</tr>
<tr>
<td>FMCG1: TURKEY</td>
<td>HR Director (3); Plant HR Manager; Previous HR Director; Production Manager; Previous General Manager (expatriate); General Manager; previous union’s president</td>
</tr>
<tr>
<td>EUROPE</td>
<td>USFood Organisation and Capability Development Director (expatriate)</td>
</tr>
<tr>
<td>FMCG2: TURKEY</td>
<td>HR Directors (2; one expatriate); HR Manager (2); Plant HR Manager; Holding2 HR Coordinator; Previous HR Director; Plant Production Manager; Sales and Distribution Director; union official</td>
</tr>
<tr>
<td>PharmaCO1: TURKEY</td>
<td>HR Director; HR Manager; Plant Manager (expatriate), Holding3 HR Coordinator and previous Coordinator; previous union’s officials (2); Employers’ Association General Secretary</td>
</tr>
<tr>
<td>REGIONAL</td>
<td>USPharma1 HR Manager</td>
</tr>
<tr>
<td>TexCO: TURKEY</td>
<td>HR Manager (2); previous HR Manager; General Manager (3); Finance Director; Sales Director; Union officials (3)</td>
</tr>
<tr>
<td>EUROPE and Regional</td>
<td>USTex IR Director Supply Chain (2; one expatriate); Divisional HR Director</td>
</tr>
<tr>
<td>HotelCO: TURKEY</td>
<td>HR Director (2); General Manager (expatriate); union officials</td>
</tr>
<tr>
<td>EUROPE</td>
<td>USHotel HR Director; HR Manager; Sub-regional HR Director</td>
</tr>
<tr>
<td>FinCO: TURKEY</td>
<td>Country HR Officer; VP HR Staffing and Communications; HR Manager Training and Development; Chief of Staff</td>
</tr>
<tr>
<td>EUROPE</td>
<td>USFin Regional VP HR (2; one expatriate); Senior Manager (EMEA; expatriate)</td>
</tr>
</tbody>
</table>
as no direct reporting and communication lines were established between the Turkish subsidiary and the American headquarters. In most companies, regional headquarters were in Europe and interviews with top-level HR directors were conducted face-to-face by the author. In two cases, where the Turkish subsidiaries reported to non-European regional headquarters, telephone interviews were held owing to financial and time constraints.

The interviews took place during spring and summer (March–August) in 2002, 2003 and 2004, mainly owing to the location of the case companies and work arrangements of the author. Arranging and conducting interviews at subsidiary (all in Istanbul) and regional headquarters in various European cities required unrestricted free time, hence the three intervals. Snow and Anderson (1991) argue that the case study conducted over time provides a major advantage as:

> It facilitates the possibility of capturing and analysing events and happenings, interactions and relationships, and groups and institutions as they emerge and evolve across time. (p. 161)

Interviews on average lasted two hours. Except when respondents declined their consent (four managers and 11 union officers), 64 out of 79 interviews were taped and transcribed verbatim. Extensive notes were taken during the interviews that were not taped. Transcriptions and notes were coded and analysed by the author using specialized software QSR6.

**Findings**

Labour market orientations of the wholly-owned subsidiaries (WOS) (i.e. FMCG1, FinCO, and HotelCO) are uniformly reported as an ILM approach (Table 4). The interviewees in the Turkish subsidiaries start by describing their internal job postings and promotion from within policies in reply to questions about recruitment and selection policies. Evidently complementary HR policies for an ILM approach also exist: job ladders open mostly at the entry levels only and higher level positions reserved for ‘incumbents’; formal and standardized job grading and job definitions; performance-related and competitive compensation; early identification and promotion of high potentials; high investment into internal training and development programmes; succession planning. The existence of an ILM approach and related policies in these cases are confirmed by the interviewees at the European headquarters and as a US corporate policy transferred to Turkey.

The JV subsidiaries (i.e. AutoCO1, PharmaCO1, FMCG2, TexCO) also report an ILM orientation, with almost identical HR policies and complementary practices. The only distinction is about whose corporate policy is transferred to the subsidiary: in AutoCO1 and PharmaCO1, ILM policies of Holding1 and Holding3 respectively are reported to have been transferred, while in FMCG2 and TexCO, they are reported as USFMCG2 and USTex corporate policies. AutoCO1 and PharmaCO1 rely completely on their Turkish parents for HRM systems, policies, and applications. In AutoCO1, various interviewees, including expatriates and those at the USAuto1’s European HQ, confirm that Holding1’s HRM policies and practices, including LMO and related policies,
Table 4  Quotes from interviews

| Internal job postings and promotion from within policy | As a USFMCG1 affiliate we have the policy that if we have a candidate prepared for this position ready, then we never look for anyone from outside. (HR Director, FMCG1)  
We definitely prefer to promote from within. When there is an opening we make sure to announce this internally. We interview these candidates first. We go look from outside when we cannot find a suitable candidate. Therefore we have a lot of internal transfers. (HR Manager, FinCO)  
When there is a vacancy what we first do is to look for internal candidates. S/he can come from any department. The most important criteria for us are that the candidate possesses our company competencies and that s/he can adapt to our company culture. We know that our current employees possess these two. (HR Director, HotelCO)  
We have a system which allows us to have a candidate for almost any managerial opening. When a colleague leaves for another position in the company or the Holding, then the top management team comes together and decide about the best candidate for the position, who would have been prepared for it anyway. (HR/IR Director, AutoCO1)  
When we look for candidates, we use a number of methods, first being the internal announcement. When the opening is approved and we [HR] start our recruitment process, we announce the position first to our current employees, which is called ‘job posting’. Our priority is filling the opening with someone already inside. There might be people who want to change their departments or redirect their careers. (HR Specialist, PharmaCO1)  
For managerial positions, we always act according to our succession plans. When there is a managerial opening, we do not announce it, as the candidate for that position has already been decided. We would have prepared the person for the position. For non-managerial positions, we use internal job posting. We post the jobs internally and people apply. (HR Director, FMCG2)  
Since 1999, we work according to our Pan European recruitment and selection process. When there is an opening, the candidate can be someone from inside. If there is someone who has already been developed as a back-up for that position, you simply put that person into the opening. If there is not such a back-up, then you look externally. (HR Manager, TexCO) |

(Continued)
| Policy transfer from local JV partners | We have been working with Holding1 in various HR projects. For instance, identification of high potential managers and preparation of career planning for them is an important one. A new performance management system is currently being developed to be applied across all Holding1 affiliates. At the moment we are in a transition period in order to synchronize our systems with Holding1 systems. (IR/HR Director, AutoCO1) HR/IR is tied to Holding1. Everything, everything is Holding1... the HR policies and practices, because it is a company that was founded out of the Holding1 group in 1959, because it was only in 1997 USAuto1 began to take what you would call anywhere near a 'limited but active role in the management of the company', the salaried employees are Holding1 group employees and they are administered under Holding1 group policies. (Chief Financial Officer/US expatriate, AutoCO1) Our recruitment and selection is very much Holding3. Actually all our HRM systems are Holding3. When the Holding was first developing holding-wide HR policies and systems, PharmaCO1 was one of the two pilot companies. So Holding3 and PharmaCO1 HRM is more or less the same. (HR Manager, PharmaCO1) |
| Complementary policies | We use Hay system for our job grading. Standard job definitions come from USFMCG1, only slight changes, e.g. while translating the position name etc., are made. (HR Director, FMCG1) 99% of the time, someone from outside USFin or FinCO does not get promoted to the top-level management. (HR Director, FinCO) There is a Euro Talent Project that started in 2002 where they put all the high potentials from various candidates into a pool. We also have Retention of the Key People, which is an ongoing project. (HR Director, FMCG1) There is a regional High Potential Development Programme. We also have Management Associate Programme, which is another Europe-wide programme. We select the people for this programme very carefully, as they are trained and developed as our future managers. (HR Director, FinCO) Since 1998 we had been using Hay system for our job grading. Now we are adopting the Holding1 job grading system, which is very similar to Hay system anyway, only somewhat updated and slightly adapted to Holding1 systems. (HR/IR Director, AutoCO1) |
| Nature of regulatory environment | We cannot easily fill our especially higher level positions at the [Turkish] headquarters from the external market as people for those positions need to have acquired experience by going through certain levels and training mechanisms, and certified by having taken our training programmes. (HR Director, FinCO) |
Table 5 Summary of operational requirements by the US parent

<table>
<thead>
<tr>
<th></th>
<th>AutoCO1</th>
<th>FMCG1</th>
<th>FMCG2</th>
<th>PharmaCO1</th>
<th>TexCO</th>
<th>HotelCO</th>
<th>FinCO</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Production/Operations system:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Complex, highly automated, up-to-date</td>
<td>Yes</td>
<td></td>
<td></td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Transferred from the US parent</td>
<td>Yes – USAutoCO1’s ‘USPS’</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes, USPharma1’s ‘Good Manufacturing Principles’ and ‘Good Laboratory Principles’</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Workgroup/teamwork structure:</strong></td>
<td>Yes – multi-skilled work groups</td>
<td>Yes – multi-skilled work groups</td>
<td>Yes</td>
<td>Yes – Team targets for output, quality and scrap; compete to reach these and to be the ‘best team’; performance evaluation linked to team results</td>
<td>No – but USPharma1’s ‘Standard Operating Procedures’ (SOPs) and quality circles and cross-functional teams require multi-skills</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td><strong>Quality requirements</strong></td>
<td>High and strict; output for export markets</td>
<td>High and strict; quality standards imposed by USFMCG1’s TQM</td>
<td>High and strict; quality standards imposed by USFMCG2’s TQM; Corporate awards from USPharma1; ISO certification</td>
<td>High and strict; quality standards imposed by USPharma1’s TQM; Corporate awards from USPharma1; ISO certification; National Quality Award in 2003</td>
<td>High; output for export</td>
<td>High and strict service quality requirements for upscale international clientele</td>
<td>High and strict; has to comply with strict US and international regulations</td>
</tr>
<tr>
<td><strong>Annual audits by US corporate teams</strong></td>
<td>Yes; results in global/regional ranking; got top-level ranking in Europe for seven consecutive years, 2001–2008</td>
<td>Yes; results in global/regional ranking; got high ‘critical performance indicators’ and top ranking in its region</td>
<td>Yes; results in global/regional ranking; got high rankings</td>
<td>Yes; results in global/regional ranking; got high rankings</td>
<td>No</td>
<td>No – but ‘mystery guest’ programme</td>
<td>No</td>
</tr>
</tbody>
</table>
are transferred and applied. Similarly in PharmaCO1, HRM policies and practices developed, coordinated, and controlled by Holding3 are transferred. Contrary to these two JVs, in FMCG2 and TexCO, Turkish parents have minority shares and no managerial involvement, including HRM.

There are clear operational requirements that point towards use of an ILM in the case companies, regardless of the governance structure and sector (Table 5). All manufacturing cases (AutoCO1, FMCG1, FMCG2, PharmaCO1) except TexCO depend on their American parents for the highly complex and state-of-the-art production/operations systems transferred from the USA. To operate these systems and use teamwork structures successfully, while also complying with strict and high quality requirements and performing well in annual audits, case companies need to secure a multi-skilled and qualified workforce at both operational and managerial levels.

Cases from the services have similar conditions. Large multinational banks operate their complex and knowledge-based business using high technology. In FinCO these systems are transferred from its US parent, USFin, and FinCO is highly dependent on USFin for its operations. USFin compels its subsidiary to provide highest quality service and comply with the strict international and American regulations in the financial sector, intensified particularly after the infamous fraud cases of, for example, Enron and WorldCom. Thus the pressure for an ILM in FinCO comes partly from the nature of the international and local regulatory environments. The company must ensure that the behaviour of subsidiary personnel should avoid compromising the firm as a whole. Therefore firm-specific skills, developed and certified in-house, are significant reasons for the ILM approach at FinCO for its managerial and specialist positions.

As a traditionally labour-intensive service industry, where operations are simple, most tasks are clearly and tightly defined, and employees come from the unskilled end of the labour market, HotelCO can be regarded a most unlikely company in which to find an ILM. However, USHotel, a successful member of the few international luxury hotel chains, imposes pressure on HotelCO to deliver standardized top quality service to an exclusive international clientele. To comply with its parent’s pressures for operational perfectionism, HotelCO needs a more-skilled, easily trainable workforce than in the hotel industry in general.

While providing evidence for ILM orientation in their companies, respondents did not hesitate to reveal such instances as dismissals and redundancies. For example, at TexCO, the HR Manager said that they carried out a strategic HR planning in Turkey as a part of the pan-European re-structuring process, and they ‘moved out’ those people who were in the same position for 10–15 years, resulting in 23 percent of the positions being replaced with ‘new blood’. This did not mean a change in their ILM approach, however: they now have more elaborate and strictly controlled performance management systems in order to evaluate their employees and take early action when necessary. Similarly, when AutoCO1 was moving its production to its new facility, they could not take all their employees, as it required relocation. However, they kept all those who agreed to relocate, even though that meant ‘carrying a few hundred workers more than we should’ (CFO, AutoCO1). Both the CFO and HR/IR Director admitted that they had to do it in order not to lose the accumulated knowledge and experience in these workers throughout the years they had been employed at AutoCO1. In FMCG2, TexCO, HotelCO, and FinCO, interviewees
admitted that they can sometimes ‘lose people’ as the organizations did not grow enough
to accommodate a sufficient number of promotions. Therefore, they use other methods
(training and development opportunities, job rotations, short/long overseas assignments,
etc.) as ‘the main objective is to keep our employees inside’ (HR manager, FMCG2).

All but TexCO and HotelCO are highly dependent on their US parents for high tech-
nology and complex operating systems. For TexCO and HotelCO, the dependence on the
US parent is more in terms of globally recognized brand name and expertise than opera-
tional systems. Moreover, all case companies evidently have high trust in the globally
established brand names and expertise of their American parents. Particularly the WOS,
and JVs where HRM belongs to the US parent (i.e. FMCG2 and TexCO), Turkish man-
gagers identify their companies highly with their American parents.

**Discussion and conclusion**

This article sets out to address the gaps identified in the literature, namely to understand
how macro- and micro-institutional pressures influence policy transfer when it is
intended from an advanced economy to a less-advanced one. The choice of home- and
host-country is made to consider ‘dominance effects’ on the process. Local JV partners
are incorporated into the framework as actors who have potential micro-institutional
influences and might also act as ‘transmission belts’ for macro-influences. Within this
research context, the findings deviate from the widespread results in the extant literature.
The corporate ILM policies are transferred without problems, showing a uniform pattern
of ‘compliance’, i.e. full conscious obedience (Oliver, 1991). In other words, LMO of
corporate parents are implemented and ‘internalized’ (Kostova, 1999), despite large
institutional distance between the home- and host-countries, which theoretically reduces
the potential for transfer as a result of highly conflicting macro- and micro-institutional
pressures (Kostova and Roth, 2002). Given that the literature generally asserts a variety
of non–‘acquiescence’ responses by subsidiaries to corporate policy transfers even
between countries of smaller institutional distance (e.g. Ferner et al., 2005a; Tempel et
al., 2006), the unproblematic transfer to, and adoption of, policy in the host-country
stands out. This finding can be explained by the combined nature of the institutional
‘pressures’ that work in different ways than those in the advanced economies, the role of
local JV partners, and the specific policy transferred.

Despite the large institutional distance between the home- and host-country and dif-
ferent origins of the policy studied in them, there are no regulatory, cognitive, or norma-
tive obstacles in the host-country for the adoption of the policy. In fact, there is active
‘institutional encouragement’ as macro-institutional ‘pressures’ are reinforced by micro-
institutional ones. At the macro-level, first, as a result of the education and skills devel-
opment system, qualified and educated employees still belong to a small ‘elite’ group. If
companies ought to secure such a workforce, who needs further in-house training and
development, then an ILM approach is a viable option. The host environment further
supports the application of the policy by considerably cheaper labour costs.

A second macro-institutional ‘encouragement’ is found at the normative level as ILMs
and related practices are broadly diffused in the organizational field of the large corpo-
rate sector, particularly the Holdings, among which are the Turkish partners in two of the
JV cases. Therefore, the role of local JV partners, conceptualized in the theoretical framework as an alternative source of isomorphism pressures, turns out to be one of ‘encouraging pressures’ as ILMs are transferred to the JV cases from their Turkish corporate parents. The role of the local JV partners gets even more complicated considering they have been among the early and ‘vanguard’ adopters of US-style HRM, mostly learning from their JV partners, and emulating home-country (particularly the US) practices (Erçek, 2006). This study provides a recognition of JV partners as a ‘conduit for diffuse’ home-country influences, particularly when the home-country has dominance effects on the host-country where its ideas and systems are regarded as a major source of learning and assistance. As such, the local JV partners transfer ‘internalized’ US-style HRM within the TBS to their JV (and other) affiliates, acting as ‘transmission belts’ that pass on macro-institutional ‘pressures’, one which seems from the outset more like micro-level pressures for the application of the specific policy.

The article provides evidence for ‘active encouragement’ also at the micro-institutional level. While high dependence on the MNEs for complex operating systems might act as an isomorphic pressure for adopting the policy, a more plausible explanation is the fit between the technological, operational, and efficiency needs of the companies and ILMs. As ILMs are expected to be pursued in technologically-advanced companies that depend on firm-specific skills (Dobbin et al., 1993), the case companies need to establish long-term employment relations and retain the workers trained for complex skills to avoid the high cost of finding and training new workers. Subsidiaries’ positive response to micro-institutional pressures is unsurprising as they see economic ‘fitness’, i.e. anticipated economic gain, in adopting the policy. As such, transfer of the policy to, and adoption by, the subsidiaries is not unexpected, considering the macro- and micro-level ‘encouraging pressures’.

This study demonstrates that a policy can be transferred smoothly when the macro- and micro-institutional pressures for isomorphism are in the same direction and do not conflict with each other. Such an ideal combination of consistent pressures, providing ‘active encouragement’ rather than conflicting pressures, might be less commonly found. However, the article demonstrates that it is possible under the conditions explored, principally when the host-country is a less-advanced economy with a tradition of actively importing knowledge and systems from the advanced ‘dominant’ home-country. Therefore the findings provide evidence to broaden the range of countries in which to investigate policy transfer especially to less-advanced economies so as to validate existing models.

The significant role of the nature of the transferred policy in the ideal combination for smooth transfer should also be noted. Some policies might provoke resistance and hybridization if they directly confront main interests of key interest groups in the subsidiaries (Ferner et al., 2005a). This article shows that the argument also holds the other way around: when the policy serves the interests of all involved, then it can be transferred without ‘resistive hybridization’. ILM orientation is such a policy that will not be objected to by employees, unions, or the government, so its application does not cause a ‘dilemma of contradictory demands’. The unproblematic transfer is therefore supported by the nature of the policy in question. Accordingly, the role of the specific policy in the process as a significant factor needs to be taken into account when investigating transfer issues.
The uncommon finding about straightforward policy transfer and adoption raises the question of ‘decoupling’, i.e. adopting a policy for legitimacy as a strategic response but not implementing it in practice (Meyer and Rowan, 1977). Decoupling can happen for a number of reasons: perceived conflict with technical efficiency, coercive pressures for implementation by legal bodies, pressures to mimic other firms in the sector to gain external legitimacy, or multiple and contradictory pressures on the organization (Boxenbaum and Jonsson, 2008). As discussed above, none of these potential reasons exist in the context of this study. Although evidence from below (i.e. employees) was not collected, sufficient verification from various actors involved (including unions) indicates that ILMs are indeed transferred to and applied in the case companies.

Additionally, this is a challenging policy to decouple just for the purposes of impression management. It is not too difficult to find evidence for the (non-) application of an ILM orientation; for example, the number of dismissals, redundancies, new hires, average length of service in the company. Moreover, the interviewees did not hesitate to provide even negative information on these. While this study, based on in-depth data, argues that the cases do not employ decoupling strategies for the transfer of ILMs, information collected from employees to get the full picture on the application of any policy will validate the actual implementation.

The findings from this study have implications for both the academic and the practitioner audience. As commonly argued in the extant literature, it is necessary to look beyond NBS framework to better understand policy transfer in MNEs. Micro-institutional pressures and the role of neglected actors (e.g. local JV partners) ought to be incorporated into the research frameworks. Echoing previous calls in the literature, more research in less-advanced economies is certainly needed to understand the role of not only different NBS but also the direction of transfer from advanced countries to less-advanced ones. Additionally, comparative cases from different home-countries operating in the same (particularly less-advanced) host environment might help differentiate more clearly between institutional and contextual influences. Finally, more heterogeneous sets of cases (e.g. from among MNEs operating in sectors where education and skills requirements are lower) need to be investigated as these might provide meaningfully different results. For the practitioner community, it is important to understand under which conditions policies can be transferred smoothly and what HR management can do towards this end. Subsidiary and corporate managers can collaborate to reduce ‘conflicting pressures’ and create ‘active encouragement’ for all actors involved to serve mutual benefits. In this way, less problematic policy transfer can be possible.

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Notes

2. Although it is beyond the focus of this article, it must be noted that there has recently been some research suggesting major labour shortages in the USA aggravated by demographic changes, which had been a principal reason for an intensified interest in talent management. It might be possible that the need for talent management in companies can lead to a renewed interest in ILMs.
3. Law number 4857, valid since 22/05/2003, accessible at the official website of Ministry of Work and Social Security: http://www.csgb.gov.tr
4. I am grateful to an anonymous reviewer for this insight.
5. I am grateful to an anonymous reviewer for this point.
6. No published data for sectoral distribution according to host countries was available. These statistics were obtained from the Foreign Capital Directorate in an interview.

References


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