To achieve sustainable growth, China facilitates outward foreign direct investments (FDI) in natural resources and technology through large supportive policies and massive financing, particularly through the expansion of its state-owned companies into foreign markets. This trend has accelerated economic growth in Australia but has also raised national security concerns regarding foreign investments. This paper discusses the problem of balancing foreign investment and national security and aims to stimulate discussion on the extent of regulations necessary for FDI in critical infrastructure. This paper will be interesting for host-country policymakers balancing inward FDI and national security concerns through appropriate screening mechanisms.

INTRODUCTION

There are growing concerns related to geopolitical interests behind Chinese FDI in Australia and other countries, although Chinese FDI flows into Australia have been falling precipitously from their peak in 2015–2016. This decline can be attributed to some regulatory/legislative measures discussed in this paper, changes in China’s internal domestic investment policy including scrutiny of outbound investment and stricter capital controls, but also more generally, to the deterioration of the economic relationship between two countries.

State ownership, especially in strategically important industries, reflects a high level of governmental influence behind some investments. Beyond the ownership structure, governmental involvement is clearly identified through financial resources provided by banks with government participation, state-owned enterprises (SOEs), and institutions often having better access to finance. Thus, the primary focus of Chinese governmental support programs like the Chinese "Go out" policy and the "Belt and Road Initiative" is on encouraging SOEs ownership of strategic assets raised concerns regarding their role (Ufimtseva, 2020). The trend of Chinese investment in sensitive industries has raised concerns in host countries regarding the sovereignty of these industries, which are critical to host countries’ survival, i.e., national interests or national security (Lai, 2021). Yet it is unclear how to find the right balance between security and growth resulting from foreign investments especially in the context of additional vulnerability in times of COVID-19 crisis and related adversity. The pandemic transformed international business, global value chains, the role of governments in regulating foreign direct investment (FDI), the response of policymakers to the challenges such as missing national production facilities for critically important goods and services (medical ventilators, face masks, vaccines, medical, and technological capacities).

The purpose of this paper is to review Australian regulations aimed at monitoring and controlling FDI activity in Australia’s critical infrastructure. It identifies implications for policymakers in countries considering the introduction of regulations for FDI (e.g., major recipient countries for Chinese FDI in Africa) or countries currently implementing such policies (e.g., European Union countries, for example, the EU where the FDI screening regulation became fully operational in October 2020). The other countries that recognise and respond to national security interests by introducing FDI policies include the UK (with the National Security and Investment Bill being announced in December 2019), the US (notification of foreign involvement in critical...
Table 1. Top foreign investors in Australia, AUD $ billion.

| Rank in 2019 | Economy       | 2017   | 2018   | 2019   | % of total | % change 2018 to 2019 | 5-year trend % growth |
|-------------|---------------|--------|--------|--------|------------|-----------------------|-----------------------|
| 1           | United States | 912.9  | 949.2  | 983.7  | 25.6       | 3.6                   | 4.1                   |
| 2           | United Kingdom| 498.4  | 584    | 686.1  | 17.8       | 17.5                  | 6.8                   |
| 3           | Belgium       | 305.1  | 315.5  | 348.1  | 9.1        | 10.4                  | 9.1                   |
| 4           | Japan         | 226.5  | 233.9  | 241.1  | 6.3        | 3.1                   | 4.8                   |
| 5           | Hong Kong (SAR of China) | 108.7  | 122.9  | 140.7  | 3.7        | 14.5                  | 13.1                  |

Source: authors based on Australian Government, [https://www.dfat.gov.au/][3] (SAR stands for the special administrative region of China).

Although Australia has relaxed FDI regulation after the financial crisis in 2008, recently, in the current Australia–China climate, FDI regulation has been again strengthened. Within Australia, some industries are more restricted than other industries compared with the OECD industry average. In Australia, FDI in critical infrastructure is regulated because it is believed that foreign investments can interfere with national interests and security. Critical infrastructure is defined as infrastructure that is crucial to a country’s national and economic security, public health, safety, or any combination of these (Moteff, 2010).

Concerns regarding the security of critical infrastructure expressed by public opinion are essential and taken seriously in Australia. However, these concerns date back to the 1950s, and Australians have been conservative toward the inflow of foreign capital since the US and Japan started to invest long before China; the US and Japan are currently top foreign investors in the Australian economy (Table 1). These concerns, however, have decreased over time, because American and Japanese investment engagement in Australia was less influenced by their home governments than Chinese investments. Recent research by Laurenceson, Bretherton, Burke, & Wei (2019) found that the Australian public is concerned by the overall government-supported share of foreign ownership in investments, rather than specific anxiety towards Chinese investments.

The Chinese governmental influence is foremost evident in the resource sector, which plays a significant role in Australia’s economy. The state plays an important role in the Chinese economy, and a big share of their outward FDI in the Australian resource sector is invested through SOEs. Although the resource sector is not directly considered a critical industry, resources are indirectly critical because they are an important driver of the economy and employment and provide energy for Australia’s infrastructure, power grids, and military sector. The concerns of the Australian Government and politicians are that foreign SOEs not only pursue commercial interests but also jeopardise national interests and exercise control over resources in Australia and, therefore, SOEs are viewed with suspicion (Cuervo-Cazurra, 2018).

The healthcare sector is also regarded as a critical sector in Australia. In recent years, Chinese FDI in healthcare has soared, partly due to "Healthy China 2030", a long-term structural reform to address rising healthcare challenges (Figure 1). Chinese hospitals and healthcare service providers have targeted Australian healthcare supplement producers, service companies, pharmaceutical companies, and construction companies. Chinese investors’ interest in Australian companies that can export their products to China is reflected in the export statistics of pharmaceutical products (Figure 2).

Australian transport infrastructure, especially maritime infrastructure, has also gained importance for Chinese investors. Between 2013 and 2017, Melbourne, Newcastle, and Darwin ports have been acquired by Chinese state-owned...
specific and proven risks associated with Chinese investments in the Australian construction industry include low wages and various compliance issues (i.e., poor safety standards, use of asbestos in materials, and overall low quality of work).

Besides, China invests in research and development resources comparable to those in the European Union while relevant expenditures are declining in Australia. Taking into consideration the financial resources available, China can easily accelerate the research and development and leave many countries, including Australia far behind. This creates demand for technologies that are missing and that can be filled in by Chinese companies.

The major instrument of Australia’s FDI regulatory framework is the 1975 Foreign Acquisitions and Takeovers Act (FATA). FATA relates to the foreign acquisition or foreign control of land, business enterprises, and mineral rights and rests on a case-by-case review basis. The Foreign Investment Review Board (FIRB) provides early and comprehensive advice on national security concerns. The FIRB reviews FDI activity above certain thresholds (acquisitions of 20% or more in Australian entities valued at more than AUD $266 million), before consulting the Treasurer who approves or rejects proposals.

Despite a functional FDI review process, there has been a high FDI approval rate in Australia over the last decade. For example, according to the FIRB Annual Report, in 2018–2019, 48% of all FDI applications were approved without conditions, 44% were approved with conditions, 7% were withdrawn prior to a decision (with around 85% of these related to residential real estate), 1% were exempt, and only one application was rejected. There has been only a handful of investment proposal rejections in the past decade, including rejection of investment proposals from the UK, the US, Japan, and China. However, the official rejection rates may not encompass informal rejections where Australian companies are simply told not to go ahead (Kehoe, Bley, Wootton, Lenaghan, & Tillett, 2021).

Finding the balance between the FDI attraction, regional economic integration commitment, and national security will be a significant challenge for FDI recipient countries in the aftermath of COVID-19. In Australia, changes to the FDI review process started on 29 March 2020: the government announced that the monetary review thresholds for all foreign investment subject to the FATA were temporarily removed to safeguard national interest. On 5 June 2020, the government announced another major change to Australia’s FDI framework, representing the most comprehensive reform of the FATA, and on 9 December 2020, this reform was ratified by Parliament. It requires foreign investors to seek approval for all investments in sensitive national security land or businesses (including starting such a business), regardless of value.

Unfortunately, there is a shortage of research towards the question of how to find the balance between the sceptical public attitudes and positive FDI effects on economic growth in host countries. When some advocate for clearly defined FDI policy (Cuervo-Cazurra, 2018), others observe the prevailing trend of ambiguity in relation to inward FDI policy (Lai, 2021). Future research should examine the factors driving opposition to FDI in this balancing act (Tingley, Xu, Chilton, & Milner, 2015). We suggest that the bilateral investment will be successful if its results are perceived positively externally and internally (in the first instance by both countries), and therefore will find policy support. The decision-makers should take into account industry sensitivity characteristics, investors characteristics (e.g., degree of state participation), and current economic needs such as the need for job creation, availability of technology, housing demand, or the availability of financial resources (see Figure 3). The assistance of the host country with the development of technology can be an increasingly important factor. Recent research shows examples of such cooperation whereby Chinese companies have transferred domestic practices to the Australian market, raising their competitive advantage in their original investment industry, as well as in the new industries (Li & Hendrischke, 2020). As we can also observe during the COVID-19 pandemic, in advanced economies, the public perceptions and attitudes will definitely have an influence on policymakers’ responses toward one or another exogenous shock, epidemiological, economic, or the combination of both. Therefore, the policy should mitigate the effect of negative public perception.

POLICY RECOMMENDATIONS

We offer some recommendations to policymakers responsible for balancing inward FDI and national security concerns through appropriate screening mechanisms:

- Policymakers in countries introducing FDI screening regimes should carefully evaluate all details of FDI review mechanisms and related regulations before implementing policies. They should evaluate not only potential economic factors such as potential FDI spillovers, type of investors and possible state owner-

Figure 2. Australian exports of pharmaceutical products (SITC code 54) to China 2000–2019, trade value, USD $ million.

Source: authors’ own depiction based on United Nations COMTRADE database, https://comtrade.un.org/data/.
OUTWARD FDI is an important driver of globalisation and strategic interests for countries such as China. From this perspective, Australia is an attractive host country for Chinese investments because it is a developed country with an advanced market economy and abundant natural resources. Chinese investment projects encompass investments in critical infrastructure, which have often been a subject of concern in Australia and many other countries. For example, policymakers in several countries are considering introducing or are already implementing similar FDI review mechanisms. The term “national interest” is specifically used by the Australian Government to describe the community’s concerns about economic, social, and political matters regarding Chinese investments and investments from other countries. Recent initiatives launched by China such as the BRI, multilateral commitments, and external shocks like the COVID-19 pandemic may cause a major revision of the “national security” concept in various countries and lead to the need for re-design and modification of relevant legal frameworks. Overall, we suggest that in a post-pandemic world, governments should carefully re-evaluate all details of FDI review mechanisms and related regulations and apply it only in industries directly concerned with national interests.

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