2

THE THEORETICAL FOUNDATIONS OF CORPORATE GOVERNANCE

- 2.1 Agency theory
- 2.2 Transaction cost economics
- 2.3 Resource dependence theory
- 2.4 Stakeholder theory

Learning objectives

- to describe evolution of theories of corporate governance;
- to explain the behavior of participants of corporate governance from the point of view of various theories;
- to conclude on the most critical issues of theories of corporate governance;
- to explain the role of stakeholders in corporate governance

Key concepts and terms

- agent
- principal
- stakeholder
- agency costs
- external control
- interdependencies
- asymmetric information
- moral hazard problem
- a "fair" return on investments
- urgency
- legitimacy
- environmental scanning

2.1 AGENCY THEORY

- 1. Introduction
- 2. Agency Costs and Corporate Governance Solutions
- 2.1 Origin and development
- 2.2 Corporate governance solutions
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1. Introduction

Agency theory refers to a set of propositions in governing a modern corporation which is typically characterized by large number of shareholders or owners who allow separate individuals to control and direct the use of their collective capital for future gains. These individuals, typically, may not always own shares but may possess relevant professional skills in managing the corporation. The theory offers many useful ways to examine the relationship between owners and managers and verify how the final objective of maximizing the returns to the owners is achieved, particularly when the managers do not own the corporation's resources.

Following Adam Smith (1776), Berle and Means (1932) initiate the discussion relating to the concerns of separation of ownership and control in a large corporation. However, the concerns are aggregated by Jensen and Meckling (1976) into the 'agency problem' in governing the corporation. Jensen and Meckling identify managers as the agents who are employed to work for maximizing the returns to the shareholders, who are the principals. Jensen and Meckling assume that as agents do not own the corporation's resources, they may commit 'moral hazards' (such as shirking duties to enjoy leisure and hiding inefficiency to

avoid loss of rewards) merely to enhance their own personal wealth at the cost of their principals.

To minimize the potential for such agency problems, Jensen (1983) recognizes two important steps: first, the principal-agent risk-bearing mechanism must be designed efficiently and second, the design must be monitored through the nexus of organizations and contracts. The first step, considered as the formal agency literature, examines how much of risks should each party assume in return for their respective gains. The principal must transfer some rights to the agent who, in turn, must accept to carry out the duties enshrined in the rights. The second step, which Jensen (1983, p. 334) identifies as the 'positive agency theory', clarifies how firms use contractual monitoring and bonding to bear upon the structure designed in the first step and derive potential solutions to the agency problems. The inevitable loss of firm value that arises with the agency problems along with the costs of contractual monitoring and bonding are defined as agency costs (Jensen and Meckling, 1976).

Managers may commit 'moral hazards' merely to enhance their own personal wealth at the cost of shareholders

Several empirical studies have since adopted agency theory to identify solutions to specific contexts such as diversification strategies within firms (e.g., Kehoe, 1996; and Denis, Denis and Sarin, 1999). We relate the theory in a more generic sense of corporate governance. Keasey and Wright (1993) define corporate governance in terms of "structures, process, cultures and systems that engender the successful operation of organizations".

2. Agency Costs and Corporate Governance Solutions

2.1 Origin and development

Adam Smith's (1776) 'Wealth of Nations' is perhaps the major driving force for several modern economists to develop new aspects of organizational theory. Among other things, Smith predicts that if an economic firm is controlled by a person or group of persons other than the firm's owners, the objectives of the owners are more likely to be diluted than ideally fulfilled. Berle and Means (1932) consider Smith's (1776) concern to specifically examine the organizational and public policy ramifications of ownership and control separation in large firms. They argue that as ownership gets increasingly held by different individuals, the industry becomes consolidated and hence the checks to limit the use of power tend to disappear (McCraw, 1990, p. 582).

Jensen and Meckling (1976) develop the concern of ownership-control separation into a fully fledged agency problem comprised within the economic 'theory of the firm'. In their paper, Jensen and Meckling identify the costs of the agency problem and trace who bears the costs and why.

EXHIBIT 2.1

The Berle and Means corporate revolution

In 1929, Means found that in only 11% of the 200 largest non-financial corporations the largest owner hold a majority of the firm's shares. Further, establishing ownership of 20% of the stock as a threshold minimum for control, 44% of those firms had no individual who owned that much of the stock. These 88 firms which were classified as management-controlled also managed to account for 58% of the total assets held among the top 200 corporations. Two trends were indicated: the growing concentration of power and the increasing dispersal of stock ownership resulting in a widening gulf between share ownership and executive control within large corporations. Berle and Means were persuaded that the corporate revolution occurred.

Source: Berle and Means, 1932

Agency costs are described as follows. Assuming that the principal and the agent are mainly concerned about maximizing their personal wealth, agency theory believes that the agent may not always act in the best interests of the principal. Added to this, long term contingencies are also not amenable to be predicted, which makes the principal build only incomplete contracts with the agent. Note that incomplete contracting set up makes the study of agency relationship critical. The principal needs to set appropriate incentives for the agent and also establish monitoring mechanisms to control any deviant activities of the agent, which are classified as the 'monitoring costs'. Jensen and Meckling (1976, p. 311) clarify that the term 'monitoring' is comprehensive as it includes controls, such as setting budget restrictions and operating rules, beyond merely observing and measuring the agent's performance.

Further, the agent may also spend resources in guaranteeing that he or she would not take actions which would harm the principal (an example is the bond provided by the agent) which is included under 'bonding costs'. Even after incurring monitoring and bonding costs, the principal may suffer loss since the agent's decisions may be different to those that would maximize the principal's welfare. The monetary equivalent of such loss is classified as the 'residual loss'. In summary, agency costs are the total of 1) monitoring costs, 2) bonding costs and 3) residual loss. Williamson (1988) further clarifies that residual loss is the key cost that the principal would seek to reduce. To help achieve this objective, the principal incurs monitoring costs and makes the agent incur bonding costs. Hence, the "irreducible agency costs are the minimum of these three costs".

Prior to examining the wealth effects of these agency costs, Jensen and Meckling clarify that they do not look into the normative aspect of how to structure an optimal contract between the parties but only the 'positive' aspect of the incentives of the principal and the agent to enter into a contractual relationship, given the circumstances under which the contract is designed.

Agency costs are the total of monitoring costs, bonding costs and residual loss Typically, ownership and control get separated whenever a firm's owner dilutes his ownership rights by selling a small portion of the firm to new buyers. This may be because the owner may like to gain better utility (either pecuniary or non-pecuniary) by dispensing some of his or her ownership rights. The new owners do not hold a controlling interest in the firm which is still held by the old owner. Note here that the old owner continues to run the firm as an agent to protect the interests of the new owners who are the principals.

Expecting a divergence of interests with the old owner, the new owners may believe that the old owner's decisions may need to be monitored. A practical way for the new owners is to deduct potential monitoring costs from the purchase price payable to the old owner. Often called 'pricing-out' strategy, such 'net' payments reduce the wealth of the old owner. In addition, the old owner may also need to spend moneys on bonding to offer guarantees to the new owners. In short, the agency costs or the wealth-effects of the separation of ownership and control are borne by the old owner-and-controller, who has all the incentives to ensure that the agency costs are kept at a minimum level.

The same explanation can be extended to even a situation where an owner sells the entire firm to a number of buyers but continues to run the firm merely as a manager, along with other professional managers. The buyers (hereafter, the new owners) and the managers hold specialized experience and skills in financing and managing, respectively. This is an important reason for the existence of large modern corporations. The new owners contract to pay the managers risks of acquiring firm-specific knowledge and experience whose value is more within the firm and less elsewhere. The managers agree to compensate the new owners for potential contractual defaults. However, Jensen and Meckling (1976) believe that the degree to which the original owner may dilute his or her ownership status depends upon factors such as the amount of monitoring and bonding costs associated with the separation and the owner's aptitudes and interests in relation to controlling totally-owned as against partially-owned resources.

2.2 Corporate governance solutions

Though Jensen and Meckling (1976) mention the important role of monitoring in an agency relationship, they do not examine further how a large firm achieves efficient monitoring. In other words, how do firms structure their corporate governance in order to control the agency problem created by the separation of ownership and control?

Fama (1980) pursues this concern and finds that the agency problem is controlled efficiently by a large firm through internal devices established in response to competition from other firms. Further, Fama (1980, p. 288) claims that "individual managers within the firm are controlled by the market's discipline and opportunities for their services both within and outside the firm". The de-

Agency problem is controlled efficiently by a large firm through internal devices established in response to competition from other firms vices referred to in Fama (1980) is examined in greater detail in Fama and Jensen (1983, pp. 303-304). Fama and Jensen argue that firms typically segregate decision management from the decision control rights both at top (the board and managers) and lower levels (managers and workers) of the firm's hierarchy. In a broad sense, decision management relate to carrying out a firm's function while decision control relates to overseeing the performance of the decision management function. Decision management rights cover two rights: initiation and execution. Decision control includes two rights of approval and evaluation. *Initiation* refers to generating proposals for investing a firm's resources and structuring contracts. In this right, decisions on whether to accept a particular customer order and plans on how to conduct the transaction internally are taken. *Approval* the second right relates to the choice of a proposal and the contract. *Execution*, the next right refers to physically carrying out the chosen proposal and *Evaluation*, the last right refers to overseeing the progress of execution and assessing how all other rights were exercised.

The reason for why Fama and Jensen (1983) distinguish decision management from decision control is to avoid situations where the agent, with no ownership of firm's resources, may enhance self-interest by decisions that are suboptimal to the principal. The board of directors is appointed by the owners as a corporate governance solution to control the agency problem likely to arise with the senior managers including the CEO. The board holds the decision control authority while the senior managers hold the decision management rights.

The constitution and compensation of the board can also be explained in agency terms. The appointment of outside directors is to ensure objectivity to other internal directors' decisions. In order that that a director carries out his or her duties diligently, the owners offer share-based incentives such as stock grants or options. The expectation is that such incentive contracts can align the interests of directors and owners and thus help mitigate agency problems. The market discipline ensures that a firm's corporate governance is fair. For instance, if a firm suffers due to its board's failure to exercise fiduciary duties diligently, the firm may likely be acquired or taken over by a competitor firm whose owners believe that they can reduce the agency costs of the ailing firm.

Similarly, management control systems within a firm are also designed to ensure that managers oversee (decision control) the tasks carried out (decision management) by workers. One exception to the segregation of decision management from decision control is when the decision-maker is also the owner or a major residual claimant. In such a case, there is no conflict of interest because the owner owns the resources of the firm. The segregation of decision management and control is similar to Stettler's (1977) comment in the auditing literature that operational and accounting duties be separated.

The constitution and compensation of the board can also be explained in agency terms

3. Empirical Applications

Several studies validate agency theory predictions in different contexts. For instance, firms' public offer of new capital (Denis, Denis and Sarin, 1999), franchisee set up (Kehoe, 1996), technology strategy in the process of new product development (Krishnan and Loch, 2005), and labor union transactions are among a few such contexts that apply agency theoretic framework.

Denis et al. (1999) state the reasons for why a firm's diversification strategy is likely to reduce firm value. They find that diversified firms trade at a discount as against their single-segment peers and further prior studies find significant positive relation between greater shareholder wealth and focused strategy for many leading US firms. Given that diversification can lead to value reduction, Denis et al. (1999) examine why managers resort to corporate diversifications. They argue that managers do so as their private benefits (pecuniary such as incentives and non-pecuniary such as power) related with diversified portfolio.

Kehoe (1996) finds that franchisee set up is considered efficient to minimize agency problems of shirking. Franchisees are compensated from the residual claims of their individual units. Therefore, they tend to bear most or all of the costs of shirking. In conclusion, while there is a large empirical support for agency theory, new studies examine if the theory holds good for newer variants of organizational structures. Further, new studies also analyze how agency theory holds as against other theories. For instance, Denis et al. (1999) find that corporate diversifications are examined with strategic management-led stewardship theory as against the organizational economics-led agency theory.

4. Summary and Conclusions

Agency theory is an important set of propositions in the organizational economics discipline. The theory is founded under the assumption that when ownership is separated from the control of a large firm, the manager acting as an agent on behalf of the owner-principal is prone to creating moral hazards such as shirking and seizing wealth at the expense of the principal. Hence, the theory suggests that the principal builds appropriate *ex ante* incentive mechanisms to deter the agent from indulging in such behavior.

The incentive mechanisms include monitoring by the principal and bonding by the agent. However, the cost of these mechanisms is usually borne by the agent because the principal implicitly 'prices-out' the monitoring costs to the agent. Monitoring is undertaken by separating decision control and decision management at all levels in a firm's hierarchy.

Questions

- Describe the assumptions underlying agency theory.
- What is an agency problem? Explain why it is particularly important to analyze this problem in large publicly-held organizations?
- Explain the term 'agency costs'. Examine the role and features of agency costs in relation to an agency contract.
- Discuss the potential solutions for a contract having high agency costs.

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