The Internal Governance of Firms

VIRAL V. ACHARYA, STEWART C. MYERS, and RAGHURAM G. RAJAN*

ABSTRACT

We develop a model of internal governance where the self-serving actions of top management are limited by the potential reaction of subordinates. Internal governance can mitigate agency problems and ensure that firms have substantial value, even with little or no external governance by investors. External governance, even if crude and uninformed, can complement internal governance and improve efficiency. This leads to a theory of investment and dividend policy, in which dividends are paid by self-interested CEOs to maintain a balance between internal and external control.

The people you pay are more important over time than the people who pay you.1

A public corporation is commonly viewed as an organization run by CEOs and monitored by a board of directors on behalf of shareholders. This governance structure separates decision management (by the CEO and other managers) from decision control (by the board) and from investment and risk-bearing (by public shareholders), and is viewed as reasonable and efficient (Fama and Jensen (1983a, 1983b) and Jensen (2000)) provided that decisions are made to maximize the value of shareholders’ residual claim. Many public corporations thrive under this governance structure.

Yet the clear evidence that public corporations “work” has to be set against the equally clear evidence that most shareholders have little control over boards (Monks (2008)) and that many boards treat CEOs generously (Bebchuk and Fried (2004)). CEOs are self interested, and hence not automatically faithful servants of the shareholders (Jensen (1986, 1993), Morck, Shleifer, and Vishny

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(1990), and Shleifer and Vishny (1989, 1997)). The market for corporate control can provide some discipline, but it is hard to see it as effective in controlling operational decisions. How, then, can one reconcile the survival and apparent efficiency of the public corporation with the weak channels through which it is supposedly governed?

In this paper, we argue that there are important stakeholders in the firm, particularly subordinate managers, who care about its future. Because of their power to withdraw their contributions to the firm, these stakeholders can force the CEO to act in a more public-spirited and far-sighted way, even if the CEO acts in his own short-term self-interest and shareholders are dispersed and powerless. We call this process internal governance.

The main departure of this paper from most of the existing literature is our treatment of the firm as a composition of diverse agents with different horizons, interests, and opportunities for misappropriation and growth. To understand how the differences among diverse agents lead to internal governance, we first consider a partnership run by an old CEO who is about to retire. The CEO has a young manager working under him who will be the future CEO. Three ingredients go into producing the firm's cash flow: the firm's capital stock; the CEO's ability to manage the firm, which depends on his skill and firm-specific knowledge; and the young manager's effort, which allows her to learn and prepare for promotion.

We assume that the CEO can commit to an investment plan, which means the CEO will leave behind a predetermined amount of capital stock. The CEO can appropriate everything else: he can divert cash out of the firm, consume perks, or convert cash to leisure by shirking. The CEO cannot directly commit future CEOs to any course of action in this period or in the future.

Because the CEO has a short horizon, he could simply decide to take all of the cash flow, investing nothing for the future. However, he needs the young manager's effort in order to generate the cash flow. If the manager sees that the CEO will leave nothing behind, she has scant incentive to exert effort, and cash flow will fall significantly. To forestall such an outcome, the CEO commits to investing some fraction of current cash flow, building or enhancing the firm's capital stock in order to create a future for his young employee, thereby motivating her. This allows the firm to build substantial value despite being led by a sequence of myopic and rapacious CEOs.

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2 The survey evidence in Graham, Harvey, and Puri (2010) suggests that managers other than the CEO perform important functions, especially in large and complex firms.

3 It is hard to write contracts that specify future investment, since both the quantity and design of investment should depend on the arrival of opportunities, on forecasted business conditions, and on the CEO's business judgment, which are nearly impossible to measure or verify. Managers' learning effort is equally hard to contract on, though it can be rewarded ex post through promotion (Prendergast (1993)). However, we do not require explicit contracting here. All we need is some mechanism to make investment visible and credible to the junior manager.

4 Of course, most CEOs are not the caricatures that economic models like ours make them out to be, yet it is reassuring that even though we imbue them with no redeeming qualities, our model still has them investing for the future. In particular, while our CEO is myopic and self interested,
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We show that internal governance is most effective when both the CEO and the manager contribute to the firm's cash flows. If the CEO's contributions dominate, he has no desire to limit his capture of cash flow in order to provide incentives for the manager. If, on the other hand, the manager's contributions dominate, she has little incentive to learn because she cannot capture value today, and learning will be of little use when she does become the CEO.

We extend the basic model by allowing the CEO to commit to sell the firm to the manager when he retires. We show that if the manager has the necessary cash to buy the firm from the CEO at the end of the latter's tenure, then the CEO's horizon can effectively be lengthened to coincide with that of the firm. This rolling partnership, therefore, increases investment to a constrained efficient level—it essentially reduces the firm's agency problem down to the problem of incentivizing managerial effort. Of course, many junior managers will lack the wealth or borrowing capacity to buy the firm from the CEO, and thus the rolling partnership will often not be feasible. Outside equity can help recover some of the effects of the rolling partnership, however. We show that a combination of internal governance and a rudimentary form of outside governance by shareholders can improve the efficiency of the firm dramatically.

To see the intuition, suppose the firm is a public corporation. Following Fluck (1998) and Myers (2000), we assume that shareholders have only the crude but basic property right to take over the firm and its capital stock, firing the CEO if necessary. In equilibrium, shareholders do not intervene because the CEO delivers just enough value to the shareholders to keep them at bay. Value is delivered by paying out cash dividends or by investing cash to increase the capital stock—a larger capital stock increases the future value of shareholders' claim. In such a setting, outside equity has no direct control over investment or effort decisions, that is, it has no operational influence. Even so, it can greatly enhance investment by the CEO and the value of the firm. The CEO can sell a portion of the cash flow generated by future generations of CEOs to outside shareholders today; future CEOs, in turn, will pay outside shareholders the required return on financing raised. Thus, the CEO can indirectly replicate the sale to the manager in a rolling partnership by using shareholders as the intermediary. This gives the current CEO the incentive to invest more, as he forces future generations of CEOs to pay for the investment he makes. The resulting steady-state capital stock can deviate from the constrained efficient level, but it always is greater than its level in our base case where the CEO cannot sell the firm to his manager.

We also obtain a theory of dividend policy. Shareholders do not care whether they are paid in cash or by increases in the firm's capital stock. Although a dollar paid out as dividends and a dollar left behind as investment costs the same to the CEO, initially he prefers to compensate shareholders by investing, because investment motivates greater managerial effort. With decreasing he acts as if he cares about his subordinates and the survival of the firm. This reduced form appears to well capture the observed behavior of CEOs. Donaldson and Lorsch (1983) conclude from interviews that continuity of the firm is CEOs' primary objective. Donaldson (1984) describes top management's objective as maximizing corporate wealth, not shareholder value.
returns to investment, however, the rate of return on investment falls and eventually the CEO makes the manager worse off by investing more—the additional investment increases cash flows in the next period when the manager will be CEO, but it also increases shareholders’ claim. Thus, when the return on investment diminishes beyond a point, the current CEO will switch to paying dividends, not because shareholders prefer dividends to capital gains per se, but because additional investment would reduce the manager’s rents to below her participation constraint. This gives us a dividend policy that follows the life cycle of a firm. No dividends are paid when the firm is young and investment is profitable, but dividends commence when the firm is mature. The firm starts paying out when additional investment would impose too heavy a future burden on junior managers, who will have to meet the expectations of outside shareholders.

We find that this combination of internal and external governance can encourage greater investment and longer effective CEO horizons than with external governance alone. The combination also eliminates rents that would be extracted by future top management if there were only internal governance.

We offer these models to make a general point: the traditional description of the firm falls short on three counts. First, control need not be exerted just top-down, or from outside; it can also be asserted bottom-up. The CEO has to give his subordinates a reason to follow, as otherwise they can withdraw their contributions to the firm. This is how subordinates exert control over the CEO. Second, the view that there is one residual claimant in the firm, the shareholder, is too narrow. Anyone who shares in the rents or quasi-rents generated by the firm has some residual claim, and thus there is no easy equivalence between maximizing shareholder value and maximizing efficiency. Third, the fact that CEOs and managers collect rents at different horizons means that each has to pay attention to the others’ residual claims in order to elicit cooperation. The need for the CEO to take actions that limit the agency problem associated with his subordinates’ effort limits his incentive to misappropriate. Thus, one agency problem checks another: the constraints that parties inside the firm impose on each other ensure that the firm can function and survive, even if outside governance is weak.

The rest of the paper is organized as follows. In Section I, we present a simple two-period model of internal governance. In Section II, we extend the analysis to an overlapping generations model. Section III examines rolling partnerships. Section IV explores external governance by public shareholders and the relative merits of partnerships and public firms. Section V discusses how our results relate to prior literature. We conclude in Section VI.

I. A Two-Period Example

Consider a firm with a CEO and a manager. The firm has some assets in place, \( k_0 \). The CEO controls the firm’s capital investment decisions in the current period and can either augment the capital stock by new investment or run it down, for example, by diverting assets out of the firm. Once the CEO decides
how much capital stock he will leave behind, he backs up his decision through internal audit and accounting procedures sufficient to convince the manager that enough cash flows and existing assets will be ring-fenced to commit the CEO to his decision.\footnote{So at the beginning of the period, a new CEO can appropriate both capital stock and cash flows. This is not critical; with some added notation, we can handle situations in which the CEO can take only cash flows, not capital. Also, internal auditing and accounting procedures may not be necessary to commit the CEO to invest. The manager is an insider who can observe investment first-hand. But there has to be some way for the CEO to commit investment before the manager commits effort.}

The manager then decides how much she will engage in firm-specific learning effort $s$ at a private cost, which for simplicity we also assume to be $s$. The firm generates a cash flow $C(k_0, s)$ in the current period, which is increasing in current period capital stock and the manager’s effort. At the end of the period, the CEO walks off with all of the cash or capital that was not ring-fenced for investment. Thus, if he leaves behind capital $k$ at the end of the period, the CEO’s proceeds are $C(k_0, s) - (k - k_0)$.

Since the manager receives no cash flow this period, her motivation to exert effort arises from the franchise value she inherits next period. Let the franchise value, $V(k, s)$, increase in next period’s capital stock and the manager’s effort (learning) this period. The discount rate is $r$.

Given this two-period model of the firm, the CEO’s decision problem is

$$\max_{k \geq 0} C(k_0, s) - (k - k_0)$$

s.t.

$$s \in \arg \max_s \left[ \frac{1}{(1 + r)} V(k, \hat{s}) - \hat{s} \right].$$

The CEO’s first-order condition is given by $\frac{dC}{ds} \frac{ds}{dk} - 1 = 0$, and the manager’s effort $s$ satisfies the first-order condition $\frac{dV}{ds} = (1 + r)$. Thus, the CEO has incentives to invest in this period if and only if investment motivates the manager to exert effort, that is, $\frac{ds}{dk} > 0$. Applying the implicit function theorem to the manager’s first-order condition, the sensitivity of managerial effort to CEO investment is $\frac{ds}{dk} = -\frac{\frac{dV}{dsk}}{(\frac{dV}{ds})}$.

Thus, assuming that the franchise value $V(k, s)$ is increasing and concave in $s$, the CEO has incentives to invest in this period if and only if $\frac{dV}{dsk}$ is positive, or in words, if and only if the firm’s capital stock and managerial effort are complements for its franchise value.

If this strategic complementarity condition is met, then the CEO, who is entirely selfish and myopic, invests for the future. By investing, the CEO improves the franchise value that the manager inherits. This motivates the manager to exert greater effort in the current period, enhancing the CEO’s take-home compensation.

We call this mechanism internal governance. Before elaborating further, however, it may be useful to check our basic assumption that junior managers are
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Table I
Age Difference between CEO and Other TopExecutives

This table presents a comparison of the age of CEOs and non-CEO top executives. The data are from ExecuComp. The data set spans the years 1992 to 2008 and consists of 184,464 executive-year observations. A few executives have more than one observation per year (these are executives that are, e.g., CEOs in one firm and VPs in another firm in the same year). In order to obtain a unique observation for each executive and year, the following sample selection is performed. If an executive has a CEO position and another position in a given year, we keep the CEO observation; if an executive has two non-CEO observations in a given year, we keep the first of the two for each year. This results in 1,278 (less than 1%) observations being deleted; the final number of executive-year observations is 183,186. To generate a measure for the founder status of a CEO, data on the founding year of a company are obtained from Jay Ritter’s homepage (http://bear.warrington.ufl.edu/ritter/FoundingDates.htm); this data set covers firms that had IPOs in 1975 or thereafter. In statistics that rely on the identification of founder status, only ExecuComp firms that can be matched to Jay Ritter’s founding year data are retained in the sample (79,718 executive-year observations). A “founder CEO” is defined as a CEO who became CEO at the time of the company’s founding. Once such a founder CEO leaves the company for another one, the status switches to “non-founder” in the new company. The measurement of firm age also relies on the match with Jay Ritter’s founding year data; firm age is defined as the difference between the current year and the founding year. The cut-offs for the firm age quintiles are based on the unconditional sample distribution; a given firm may therefore migrate from one firm age quintile to the next over the sample period. Firm size quintiles are based on total assets from Compustat. Size quintile cut-offs are based on the unconditional sample distribution; a given firm may migrate from one size quintile to another over the sample period if its assets change sufficiently over time. Segment data are obtained from the Compustat segments file; multi-segment firms are defined as firms that have more than one business segment. The merged sample consists of 161,863 executive-year observations. Note that Age Difference (between CEO and non-CEO top executives) is statistically significant at the 1% level in all cases.

<table>
<thead>
<tr>
<th>Age Difference (CEO vs. Non-CEO)</th>
<th>Overall sample</th>
<th>Founder CEO</th>
<th>Non-founder CEO</th>
<th>Youngest firm age quintile (age &lt; 13)</th>
<th>Firm age quintile 2</th>
<th>Firm age quintile 3</th>
<th>Firm age quintile 4</th>
<th>Oldest firm age quintile (age &gt; 41)</th>
<th>Smallest size quintile (assets &lt; 342 mn)</th>
<th>Size quintile 2</th>
<th>Size quintile 3</th>
<th>Size quintile 4</th>
<th>Largest size quintile (assets &gt; 7,127 mn)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CEO Age</td>
<td>55.6</td>
<td>55.4</td>
<td>53.8</td>
<td>51.1</td>
<td>53.0</td>
<td>54.1</td>
<td>55.9</td>
<td>56.2</td>
<td>54.0</td>
<td>55.3</td>
<td>55.8</td>
<td>55.9</td>
<td>56.9</td>
</tr>
<tr>
<td>No. Obs.</td>
<td>25,336</td>
<td>1,745</td>
<td>9,139</td>
<td>2,070</td>
<td>2,225</td>
<td>2,254</td>
<td>2,151</td>
<td>2,184</td>
<td>4,504</td>
<td>5,176</td>
<td>5,215</td>
<td>5,166</td>
<td>5,247</td>
</tr>
<tr>
<td>Non-CEO Age</td>
<td>51.6</td>
<td>N/A</td>
<td>50.0</td>
<td>47.6</td>
<td>49.0</td>
<td>49.9</td>
<td>51.3</td>
<td>52.6</td>
<td>49.6</td>
<td>50.9</td>
<td>51.9</td>
<td>52.6</td>
<td>53.5</td>
</tr>
<tr>
<td>No. Obs.</td>
<td>42,686</td>
<td>N/A</td>
<td>21,341</td>
<td>4,393</td>
<td>4,290</td>
<td>4,459</td>
<td>4,364</td>
<td>3,835</td>
<td>8,891</td>
<td>9,355</td>
<td>8,461</td>
<td>7,816</td>
<td>8,098</td>
</tr>
<tr>
<td>Age Difference</td>
<td>4.0</td>
<td>3.8</td>
<td>3.5</td>
<td>4.0</td>
<td>4.0</td>
<td>4.2</td>
<td>4.6</td>
<td>3.7</td>
<td>4.4</td>
<td>4.4</td>
<td>3.9</td>
<td>3.3</td>
<td>3.4</td>
</tr>
</tbody>
</table>
Table II

Internal Succession of Firms—Who Is the Next CEO?

In Panel A, this table presents the share of occurrences a new CEO comes from the pool of recent (non-CEO) top executives of the firm. Panel B shows the average tenure of non-CEO top executives in firms with new CEOs versus all firms. Data definitions are as in Table I. All variables are constructed annually; the time-series averages of these variables across the sample period are reported in the table.

Panel A: No. (New CEO,t) is the number of new CEOs, that is, CEOs who were not CEOs of that company in the preceding year. No. (New CEO,t from Non-CEO Exec,(t−1)) is the number of new CEOs who were non-CEO executives of the same company in the preceding year. Prob(New CEO,t from Non-CEO Exec,(t−1)) is the ratio of No. (New CEO,t from Non-CEO Exec,(t−1)) to No. (New CEO,t). The sample spans 1993 to 2008.

Panel B: We report the average tenure of non-CEO executives when there is a new CEO in the firm, that is, when there is a new CEO in a given firm in year t, we calculate the average number of consecutive years that non-CEO top executives remain in the firm from year t onwards is calculated. To avoid problems due to truncation, this sample is from 1993 to 2000.

<table>
<thead>
<tr>
<th>Panel A</th>
<th>Panel B</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No. (New CEO,t)</td>
</tr>
<tr>
<td>Overall sample</td>
<td>356.2</td>
</tr>
<tr>
<td>Founder CEO</td>
<td>N/A</td>
</tr>
<tr>
<td>Non-founder CEO</td>
<td>146.9</td>
</tr>
<tr>
<td>Youngest firm age quintile (age &lt; 13)</td>
<td>46.9</td>
</tr>
<tr>
<td>Firm age quintile 2</td>
<td>33.3</td>
</tr>
<tr>
<td>Firm age quintile 3</td>
<td>29.9</td>
</tr>
<tr>
<td>Firm age quintile 4</td>
<td>27.0</td>
</tr>
<tr>
<td>Oldest firm age quintile (age &gt; 41)</td>
<td>29.8</td>
</tr>
<tr>
<td>Smallest size quintile (assets &lt; 342 mn)</td>
<td>92.5</td>
</tr>
<tr>
<td>Size quintile 2</td>
<td>76.4</td>
</tr>
<tr>
<td>Size quintile 3</td>
<td>70.9</td>
</tr>
<tr>
<td>Size quintile 4</td>
<td>61.9</td>
</tr>
<tr>
<td>Largest size quintile (assets &gt; 7,127 mn)</td>
<td>54.1</td>
</tr>
</tbody>
</table>

convenient to say that the CEO determines investment, though, technically, he determines end-of-period capital stock. At the end of every period, the current CEO retires, so he has no direct incentive to preserve firm value for the future. The manager becomes the new CEO, because he is the only one with the relevant human capital to succeed.

We assume no outside financing for the moment, leaving it for Section III. We now solve the model and see what it implies for CEO investment and managerial effort.
A. Analysis

A.1. First-Best Case

We define two benchmark efficient cases where the CEO is assumed to be far-sighted and therefore invests for the long run. In the first benchmark, the first-best, the manager also internalizes all the effects of her learning. In particular, the first-best outcome is investment and managerial learning pairs \((k_t, s_t)\), for all \(t\), that maximize the sum of all current and future cash flows net of investment and learning effort:

\[
\max_{(k_t, s_t)} \sum_{i=0}^{\infty} \frac{1}{(1+r)^i} \left[ \theta_{t+i} (k_{t+i-1})^{\gamma} \left[ f(s_{t+i-1}) + g(s_{t+i}) \right] - (k_{t+i} - k_{t+i-1}) - s_{t+i} \right].
\]

Differentiating with respect to \(k_t\), the first-best capital stock satisfies the condition:

\[
\theta_{t+1} \gamma (k_t^{FB})^{\gamma-1} \left[ f'(s_t^{FB}) + g'(s_t^{FB}) \right] = r,
\]

which equates the marginal return on investment to the opportunity cost, and where \(s_t^{FB}\) is the first-best level of learning effort that satisfies

\[
\theta_t (k_t^{FB})^{\gamma} g'(s_t^{FB}) + \frac{\theta_{t+1}}{1+r} (k_t^{FB})^{\gamma} f'(s_t^{FB}) = 1.
\]

Since \(\gamma < 1\), the first-best level of capital stock increases with the prospective quality of the business environment, \(\theta_{t+1}\), but does not directly depend on the current business environment \(\theta_t\). In contrast, the first-best level of managerial learning depends both on the current as well as the future business environment, since it affects current as well as future cash flows.
A.2. Constrained Efficient Case: Long-Term CEOs

As a second benchmark, we define the constrained efficient outcome as the investment and managerial learning pairs \((k_t, s_t)\), for all \(t\), that arise from (i) investment decisions at each date \(t\) of benevolent and long-term CEOs whose objective is to maximize the entire stream of cash flows net of capital and managerial investments, and (ii) learning in each period undertaken by managers who will become the (long-term) CEOs next period, but who do not internalize the effect of their learning on this period’s cash flows. In other words, under the constrained efficient outcome, the CEO at time \(t\) maximizes the discounted sum of cash flows net of investment and learning costs, even while trying to incentivize the manager. He solves

\[
\max_{k_t} \sum_{i=0}^{\infty} \frac{1}{(1+r)^i} \left[ \theta_{t+i} (k_{t+i-1})^y \left[ f(s_{t+i-1}) + g(s_{t+i}) \right] - (k_{t+i} - k_{t+i-1}) - s_{t+i} \right],
\]

recognizing the moral hazard in the choice of managerial effort:

\[
s_t \in \arg \max_{\hat{s}_t} \frac{1}{(1+r)^t} \left[ \theta_{t+1} (k_t)^y \left[ f(\hat{s}_t) + g(s_{t+1}) \right] - (k_{t+1} - k_t) \right] - \hat{s}_t.
\]

Then, the constrained efficient capital stock can be shown to satisfy the condition

\[
\theta_{t+1} \gamma (k_t)^{\gamma-1} \left[ f'(s_{t}^{CE}) + g'\left(s_{t+1}^{CE}\right) \right] + (1+r)\theta_t (k_{t-1})^{\gamma} g'\left(s_{t}^{CE}\right) \frac{ds_{t}^{CE}}{dk_t} = r, \tag{4}
\]

which, when compared to the first-best, shows that the CEO invests not just to boost next-period cash flow but potentially also to boost managerial learning in this period (if \(\frac{ds_{t}^{CE}}{dk_t} > 0\)). Note that \(s_{t}^{CE}\) is the constrained efficient level of learning effort that satisfies the first-order condition of the manager in period \(t\), \(\frac{\partial}{\partial \hat{s}_t} (k_t^{CE})^{\gamma} f'(s_{t}^{CE}) = 1\). Thus, in contrast to the first-best, the constrained efficient level of managerial learning depends directly only on the future business environment, because the manager ignores the effect of her learning on the current cash flows. As in the first-best case, the constrained efficient level of capital stock increases with the prospective quality of the business environment, \(\theta_{t+1}\), but does not depend directly on the current business environment \(\theta_t\). However, there is an indirect dependence of capital stock on the current business environment \(\theta_t\) since the CEO may use capital stock to motivate managers who underinvest in learning from the standpoint of the firm. Indeed, this channel will be the only channel that motivates the CEO to invest if he is myopic, as we consider next.

\footnote{We show in the Internet Appendix that the structure of the problem essentially ensures that we can ignore the effect of this period's choice of capital on all future periods' choice of variables.}
A.3. Myopic CEO Case

In the case of a firm with myopic CEOs, there is yet another source of moral hazard. In addition to the manager having too little incentive to learn, there is no direct rationale for the current CEO to commit to leave behind any capital stock, because doing so generates cash returns only after he has retired. However, as we see in the two-period example, there is an indirect link because the CEO’s investment affects the future income of the manager, and therefore the manager’s incentive to engage in learning effort, which in turn affects the firm’s cash flows today.

The CEO’s income is extracted from the current period’s cash flow net of investment:

$$\theta_t (k_{t-1})^\gamma \left[ f(s^{CEO}) + g(s_t) \right] - (k_t - k_{t-1}),$$

(5)

where $s_t$ is the manager’s equilibrium learning and $s^{CEO}$ is the CEO’s learning in the previous period ($t - 1$) when he was the manager. Differentiating with respect to $k_t$, we see that the CEO’s marginal net return from investing is

$$\theta_t (k_{t-1})^\gamma g' \frac{ds_t}{dk_t} - 1.\quad (6)$$

This net return depends on current business conditions $\theta_t$ and capital stock $k_{t-1}$, because these determine the cash flow impact of any increase in the manager’s learning effort induced by CEO investment. It also depends critically on how the manager’s optimal learning effort varies with investment, that is, on $\frac{ds_t}{dk_t}$. As we saw with the two-period example, the sensitivity of the manager’s effort to firm investment is the channel through which the CEO’s investment feeds back into contemporaneous cash flows. And, unlike in the constrained efficient case, this is the only reason the myopic CEO invests for the future.

To see how this sensitivity is determined, note that the manager chooses $s_t$ to maximize her future rents as the CEO. She thus maximizes

$$\frac{1}{1 + r} \left[ \theta_{t+1} (k_t)^\gamma \left[ f(s_t) + g(s_{t+1}) \right] - (k_{t+1} - k_t) \right] - s_t. \quad (7)$$

Differentiating and setting the result equal to zero, we get $\frac{\theta_{t+1}}{1 + r} (k_t)^\gamma f'(s_t) = 1$. So $s_t = f^{-1}(\frac{1 + r}{\theta_{t+1}})$. Since $f'$ is decreasing, learning is greater if the future is discounted less (lower $r$), if the expected future environment $\theta_{t+1}$ is better, and if the CEO leaves behind more capital stock $k_t$. Now totally differentiating the first-order condition and rearranging, we obtain $\frac{ds_t}{dk_t} = \frac{\gamma f'}{k_t f''}$, which is positive, implying that even a myopic CEO has incentives to invest for the future in order to motivate his manager today. This mechanism drives internal governance.

B. Specializing Functions

To illustrate implications of the overlapping generations model and provide closed-form expressions for CEOs’ investment and managers’ effort, we make
specific assumptions on CEOs' and managers' contributions to a firm's cash flows. We retain these assumptions in subsection C below.

Assume that the CEO and the manager could each generate a cash flow \( h(s) \) if they were assigned all the tasks in the firm, depending on their learning \( s \). The fraction of tasks assigned to the CEO is \( \delta \). The CEO's contribution to cash flows is \( f(s) = \delta h(s) \), and the manager's contribution is \( g(s) = (1 - \delta) h(s) \). We set \( h(s_t) = \frac{1}{b-1}(a + bs_t)^{\frac{b-1}{b}} \) with \( a > 0 \) and \( b > 1 \). To ensure convergence to steady state, we assume \( 1 - \gamma b > 0 \).

We analyze only the case with myopic CEOs, leaving details for the first-best and constrained efficient outcomes to the Internet Appendix. Substituting the specific functional forms in the first-order conditions for the manager and solving, we get

\[
   s_t = \frac{-a}{b} + \frac{1}{b} \left( \frac{\theta_{t+1}\delta}{1 + r} (k_t)^{\gamma} \right)^b. \tag{8}
\]

Using the first-order condition for the CEO and (8), we get the law of motion for the firm's capital stock as

\[
   k_t = \left[ \theta_t(1 - \delta)^\gamma \left( \frac{\theta_{t+1}\delta}{1 + r} \right)^{b-1} \right]^{\frac{1}{1+\gamma - \gamma b}} (k_{t-1})^{\frac{\gamma}{1+\gamma - \gamma b}}. \tag{9}
\]

The current business environment \( \theta_t \) and the beginning-of-period capital stock \( k_{t-1} \) influence the end-of-period capital stock \( k_t \), even though they have no effect on the returns produced by that capital stock, which are driven by \( \theta_{t+1} \). The intuition is simple: end-of-period capital adds to the CEO's income only by enhancing his subordinate's learning effort today. That matters more for current cash flows if today's business environment is good or if the current capital stock is high. Put another way, appropriating an additional dollar is more attractive for the CEO if today's environment is bad or if the firm's capital stock is small, because the associated decline in effort by his employee does less absolute damage. "Tunneling" is thus more likely in small firms during a severe downturn.

C. Decentralization of Tasks in an Internally Governed Firm

How important should the CEO's contribution to generating current cash flows be relative to the manager's contribution? Should the firm be designed so that the CEO makes all cash flow--relevant contributions (\( \delta = 1 \)), or completely decentralized (\( \delta = 0 \)), whereby the CEO only makes investment decisions and

\(^7\) None of the results that follow depend on the CEO and manager being equally productive. We can allow the CEO to be more productive than the manager, but this would make it harder to see the effects of increasing \( \delta \), the relative allocation of tasks.

\(^8\) An Internet Appendix for this article is available online in the "Supplements and Datasets" section at http://www.afajof.org/supplements.asp
Internal Governance of Firms

Internal Governance of Firms does not undertake tasks (or make decisions) that contribute to current cash flows? We evaluate choices in the steady state, \( \theta_{t+1} = \theta_t = \theta \) and \( k_t = k_{t-1} \forall t \).

Consider first the constrained efficient steady-state capital stock. We show in the Internet Appendix that

\[
k^{CE} = \left[ \frac{\gamma}{r} \frac{\theta b^{(b-1)}}{(b-1)(1+r)^{b-1} (1+(b-1)(1+r)(1-\delta))} \right]^{\frac{1}{1-\delta}}.
\] (10)

The steady-state constrained efficient capital stock increases in the CEO's share of activity, \( \delta \). If the CEO internalizes the cash flows generated by future CEOs, it is best to address the managerial moral hazard problem by making the CEO the major contributor to cash flows. This way, the current manager has the strongest incentive to invest in learning, since all the cash flows resulting from this learning will be realized only when she is the CEO and thus fully internalized by her.

Contrast this with the first best steady state capital stock, where (see Internet Appendix)

\[
k^{FB} = \left[ \frac{\gamma}{r} \frac{\theta b}{(b-1)} \left( \frac{\delta}{1+r} + (1-\delta) \right)^{b-1} \right]^{\frac{1}{1-\delta}}.
\] (11)

Here the steady state capital stock falls with \( \delta \). The manager's effort falls off as more of the returns to effort get postponed to the future, when she becomes the CEO. Hence, optimal capital investment also falls. The ratio of steady-state capital stocks, \( \frac{k^{CE}}{k^{FB}} \), thus increases in \( \delta \), approaching one as \( \delta \to 1 \). Therefore, the constrained efficient outcome converges to first-best when the CEO is responsible for the bulk of value added. In practice, founder-owned and managed firms are likely to resemble our constrained efficient firm, because the founder internalizes the value generated by future CEOs (his descendants). Our model suggests that the founder should not give up tasks to his progeny when he is at the helm, but should give them all up when his progeny take over.\(^9\)

Let us now turn to how tasks might be allocated when CEOs are myopic. Substituting \( k_t = k_{t-1} \forall t \) in Equation (9) and simplifying, we get

\[
k^{SS} = \left[ \gamma (1-\delta) \delta^{b-1} \frac{\theta b}{(1+r)^{b-1}} \right]^{\frac{1}{1-\delta}}.
\] (12)

Comparing with the first-best, we get

\[
\frac{k^{SS}}{k^{FB}} = \left[ \frac{r (1-\delta) \delta^{b-1}}{(b-1)(\delta + (1-\delta)(1+r))^{b-1}} \right]^{\frac{1}{1-\delta}}.
\] (13)

\(^9\) The analysis can be repeated with cash flows (and cash flows net of investment and effort) to obtain similar conclusions.
It is easy to see that this ratio is zero when \( \delta = 0 \) and when \( \delta = 1 \), and is maximized in between. In other words, the ratio of the steady-state capital stock with myopic CEOs relative to the efficient capital stock goes to zero when the CEO contributes nothing to current cash flows (\( \delta \rightarrow 0 \)) or the manager contributes nothing (\( \delta \rightarrow 1 \)). The intuition is interesting. If \( \delta \) is very high, the CEO does not really need the manager's effort, and hence sees little need to invest. If \( \delta \) is very low, today's manager, who reaps the benefit of her effort only when she is the CEO, sees little merit in effort, because that effort will do little to enhance her future rents. Thus, the ratio is maximized at a positive, intermediate level of \( \delta \). We get a similar interior maximum when we compare the ratios of cash flows or cash flows net of effort and investment. Also, not surprisingly, \( \frac{\delta_{\infty}}{\delta_{0}} < 1 \forall \delta \) (see Internet Appendix).

Our main result for the steady-state comparisons can be summarized as:

**Proposition 1:** When the CEO has a long horizon, it is efficient for the CEO to make all cash flow–relevant contributions (\( \delta = 1 \) is optimal). When the CEO is myopic, firm value is maximized when the CEO's contribution to the firm's cash flows is neither too large nor too small relative to the manager's contribution (\( 0 < \delta < 1 \)). For a given CEO contribution to cash flows (i.e., for a given \( \delta \)), the myopic firm's CEO invests less than the long-horizon CEO.

Put differently, internal governance is obviously unnecessary when the CEO has the long-term interests of the firm at heart, as might be the case with entrepreneurial founders who see the firm as a labor of love or as their bequest to future generations. There is no need for the manager to make substantial contributions, unless the CEO is overwhelmed by the magnitude of his tasks. The founder can afford to hoard tasks. Hoarding may be efficient, because the next generation has the maximum incentive to hone their skills, as they prepare for the time they take control. But as we move away from founders to more professional CEOs, who may have shorter horizons, more cash flow–critical tasks should be allocated to the manager so that she can exert internal governance over the CEO. In other words, when a family enterprise moves to using professional top management, it may also want more delegation of tasks lower down.\(^\text{10}\) Of course, an alternative to reducing \( \delta \) might be to increase the myopic CEO's horizon. We will consider this shortly.

**D. Essential Aspects of the Mechanism of Internal Governance**

So far we have assumed a CEO who is selfish, myopic, and unconstrained by external governance. The future welfare of the firm or its employees has no weight in the CEO's objective function. All of this can be relaxed. Also, none of what the CEO does need be illegal. Also, the "CEO" can be a stand-in

\(^{10}\) One implication would then be that in larger and more complex family owned–firms where the aging founder cannot possibly do all the tasks, the transition to internal governance as professional CEOs are brought in will be easier (see also Hellmann and Puri (2002) on the "professionalization" of firms).
for top management, while the "manager" could stand for critical employees outside the top management suite. This raises the question: what, precisely, are necessary conditions for internal governance to work and for it to be an important support to corporate performance?

First, the CEO should believe that undertaking future-oriented actions will increase current cash flows, and thus his welfare. This requires key stakeholders such as customers and employees (Hirschman 1970, Titman 1984)) to be interested in the future, even if the CEO is not. Customers however, are typically at a distance, and leaving aside the purchase of high-value durable goods, are unlikely to be appropriately informed or concerned about a seller's future health. This then leaves employees, particularly early- or mid-career managers, as the stakeholders most concerned, informed, and able to act against short-sighted CEOs.

Employees can be a reliable part of a mechanism of internal governance only if they have a stake in the future of the firm. This requires some firm-specific rents (or quasi-rents), which can come from some firm-specific ability or costs of leaving the firm, such as the costs of moving house and family. The absence of such rents, either because external governance severely limits what employees can appropriate or because employees are interchangeable across firms, would render internal governance ineffective.\footnote{If CEOs could be hired in a competitive market and firm-specific knowledge had little value, then clearly the manager would see few rents in the future and would not exert effort. Internal governance would break down. Similarly, if the manager could take his expertise elsewhere and be adequately rewarded, he would have the incentive to exercise effort regardless of what the CEO did, and internal governance would again break down. Finally, we have not modeled the bargaining game between the manager and the CEO, both at the time of hiring and at the time of promotion. Clearly, the extent of labor market competition at each stage will affect the precise solution.}

Do we need the actions (investment and effort) to be staggered? If there are contemporaneous complementarities between CEO actions and managerial actions, the former could spur the latter. However, for this to be effective in improving manager incentives, the CEO should also commit to paying the manager an appropriate share of current rents. This may be difficult, since learning effort is hard to contract on.\footnote{Internal governance would break down if the CEO could pay for current performance and fully motivate the manager without having to resort to indirect methods like investment. It is hard in many circumstances, however, for the CEO to commit to reward effort adequately (see Prendergast 1993)). Therefore, implicit in our model is the notion that much of employee motivation comes from the prospect of a long-term career in the firm, including promotion. This is why we emphasize the control rents that the employee gets from moving up in the firm, which are typically noncontractible, rather than immediate pay.}

Our model suggests that the rewards to learning may be prospective control rents from promotion in the firm, which suggests a model in which CEO actions, such as investment, have long-term effects.

In summary, the existence of future firm-specific rents can make employees far more effective in exerting internal governance. However, they do not do this by asserting "voice" in Hirschman's terminology (probably an easy way to get
fired), but by reducing effort. None of this needs any coordination on the part of employees or any appeal to the board of directors, nor does it require external governance.

### III. Partnerships and Efficiency

In Sections I and II, the manager earned rents in the future as CEO, but did not pay for these prospective rents other than by incurring a cost for learning effort. The CEO would like to extract these rents by bargaining down the manager’s wage. He could do so if he could get aspiring managers with independent wealth, or with the ability to borrow against personal income, to bid for the position (and the right to succeed the CEO). The resultant negative wage (relative to the normalized wage of zero) would essentially be the price at which he sells the firm to the manager. How would decisions change?

Suppose the CEO sets the manager’s wage \( w_t \) at the same time as he commits to investment. In a competitive labor market for managers, the CEO can charge the manager an amount that sets her wage exactly at the reservation level of zero. This amount is the present value of the manager’s future cash flow as the CEO minus her current investment in learning:

\[
  w_t(k_t) = \frac{1}{1 + r} \left[ \theta_{t+1}(k_t)^\gamma \left[ f(s_t) + g(s_{t+1}) \right] - (k_{t+1} - k_t) + w_{t+1}(k_{t+1}) \right] - s_t.
\]

The CEO’s objective is

\[
  \max_{k_t} \theta_t (k_{t-1})^\gamma \left[ f(s^{CEO}) + g(s^{SB}_t) \right] - (k_t - k_{t-1}) + w_t(k_t).
\]

Substituting for \( w_t(k_t) \), and in turn for \( w_{t+1}(k_{t+1}) \), and so on, we can see that the CEO’s objective takes the form of the entire present discounted sum of value created by the firm, which means he chooses the firm-value maximizing \( k_t \) given managerial response \( s_t(k_t) \).

Of course, we do not quite achieve first-best because when choosing effort, the manager still does not internalize the cash flow appropriated by the current CEO. But we do achieve the constrained efficient outcome. The CEO “sells” the firm to the manager as in Kreps (1990).\(^{13}\) The manager in turn anticipates that she will sell the firm when she is the CEO to the next manager at the price that internalizes all effects of that period’s investment choice, and so on. The firm now becomes a rolling partnership, where senior partners sell the firm to junior partners. We summarize this discussion as follows:

\(^{13}\)Kreps (1990) focuses on the role played by reputation in lengthening decision-making horizons of myopic agents. In particular, he considers a model where an overlapping set of managers cooperate, by mutually trusting each other, since in the next period a manager “buys” the reputational capital of the current manager and this sale incentivizes the current manager for the long run, preventing defections motivated by his short-termism. See also Gomes (2000) and Morrison and Wilhelm (2004).
PROPOSITION 2: When there are no constraints on junior managers’ ability to borrow against future returns to their human capital and managers are hired in a competitive labor market, a “rolling partnership”—a private firm where the CEO commits to selling the firm to the hired manager—attains the efficient investment, limited only by the moral hazard problem of managerial effort.

Many law firms are examples of rolling partnerships, in which associates put in long hours and sweat equity, hoping to become senior partners who can collect rents generated by the firm’s franchise value and the next generation of associates. But law firms do not require an expensive stock of capital. Managers in more capital-intensive firms will find it hard to raise sufficient money solely by sweat equity, and the usual moral hazard problems will complicate attempts to borrow against future rents. One could think of the retiring CEO (retiring senior partners) accepting a promissory note from the manager (junior partners) in return for turning the firm over, but that would require the old CEO to retain some ability to enforce claims on cash flows. Of course, once we allow outsiders to have some power of enforcement over cash flows, we enter the realm of external governance and financing.

IV. External Governance

A. Outside Equity

Assume now that the manager has no wealth and cannot borrow. Hence, the CEO can reduce his cost of investment only if the firm can raise outside financing. This, in turn, is feasible only if investors have some meaningful property rights. For simplicity, we examine equity financing only. Following Fluck (1998) and Myers (2000), outside shareholders can take over the assets of the firm at the beginning of period $t$, realizing $\beta(0 < \beta < 1)$ per dollar of capital stock. If, however, the CEO can make a dividend commitment (see below) that satisfies the shareholders, they go away and return one period later, when they can threaten to take over the assets at that time. Shareholders have no control over any decisions the CEO makes in between. Think of $\beta$ as a governance parameter, with $(1 - \beta)$ measuring the costs to public shareholders of exercising their property rights. A lower $\beta$ also reduces the market capitalization of the firm and the amount that shareholders are willing to invest. A private firm or partnership, where outside equity holders have no property rights, has $\beta = 0$.

The CEO can issue additional equity (inflows) or pay dividends (outflows). The amount raised through additional equity adds to the cash flow that the CEO can appropriate. As before, the CEO makes a commitment at the beginning of the period. This is now the sum of the capital stock and the dividend (if

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14 Lambrecht and Myers (2008) point out that corporate borrowing may allow managers to monetize future rents, because corporate borrowing is senior to rents as well as shareholder returns. We leave the choice of debt versus equity financing to future research.

15 Equity and debt are distinguishable even in a risk-free setting. We model equity as having absolute property rights and the ability to intervene in any period, but at a cost. Debt has contractual rights and can intervene only if the contract is breached. See Myers (2000).
Figure 2. Timeline with outside equity.

any) rather than the capital stock alone. The committed dividend is paid out to shareholders at the end of the period, when cash flows are generated. It will be convenient in what follows to focus on the dividend net of equity issues. Let the net dividend payout be given by \( d_t \).

We first analyze the net dividend and investment decisions of a public going concern (i.e., subsequent to an initial public offering (IPO)). We then analyze the CEO’s decisions and the value of the firm at IPO. The timeline for a public going concern is given in Figure 2.

Again, the CEO has to commit to the end-of-period capital stock \( k_t \), but now the commitment is made plain to the shareholders as well as the junior managers. Note that the commitment to the manager makes monitoring and control by outside shareholders less stressful. They can depend on the junior manager to track and confirm investment. Internal governance reassures shareholders that cash flow is actually invested.

B. Investment and Payout

The cash flow the CEO now has to leave behind is \( (k_t - k_{t-1}) + d_t \), which is smaller than the new investment \( (k_t - k_{t-1}) \) whenever the net dividend is negative.\(^{16}\) The ability to issue equity thus allows the CEO to internalize some of the future cash flows the firm will generate, much as he did in the rolling partnership with the sale to the manager. In a sense, the CEO sells a stake in the firm to new equity holders, who then collect from future CEOs. Equity holders thus serve as intermediaries between successive generations of CEOs.

This implies two additional constraints in the CEO’s maximization problem. First, equity holders have to be happy accepting the net dividend and coming back (with the right to seize assets) next period rather than taking over today.

\(^{16}\) A seasoned equity issue will only be possible if new equity expects to get back what it puts in. Given equity’s fixed control rights, a seasoned equity issuance will subtract an equivalent amount from what can be extracted by all equity holders. Therefore, a seasoned equity issuance is exactly equivalent to a negative dividend from the perspective of existing equity holders—it dilutes their stake.
Investment gives shareholders an additional future claim on assets amounting to $\beta(k_t - k_{t-1})$. They also receive a net dividend (possibly negative) of $d_t$. This total payoff to existing shareholders must exceed their required reservation payoff of $r \beta k_{t-1}$. Second, the need to meet equity’s reservation payoff can reduce the manager’s payoff next period when she becomes CEO. We therefore need to check whether the manager’s participation constraint is met. The CEO’s maximization problem is thus given by

$$\max_{k_t, d_t} \theta_t (k_{t-1})^\gamma \left[ f(s^{CEO}) + g(s_t) \right] - (k_t - k_{t-1}) - d_t, \tag{14}$$

s.t. \hspace{1em} $\beta(k_t - k_{t-1}) + d_t \geq r \beta k_{t-1}, \tag{15}$

$$s_t \in \arg \max_{k_t} \frac{1}{1 + r} \left[ \theta_{t+1} (k_t)^\gamma \left[ f(s_t) + g(s_{t+1}) \right] - (k_{t+1} - k_t) - d_{t+1} \right] - \hat{s}_t, \tag{16}$$

and

$$U(k_t) = \frac{1}{1 + r} \left[ \theta_{t+1} (k_t)^\gamma \left[ f(s_t) + g(s_{t+1}) \right] - (k_{t+1} - k_t) - d_{t+1} \right] - s_t \geq 0. \tag{17}$$

Equation (17) is the manager’s participation constraint. Let us now see how these additional constraints, and the change in the maximization problem, alter our description of firm behavior.

B.1. The CEO’s Incentive to Invest and the Manager’s Incentive to Exert Effort

The CEO has no reason to overpay outside equity, so (15) will hold with equality. The net dividend is $d_t = r \beta k_{t-1} - \beta(k_t - k_{t-1})$. In the early stages of a firm’s life cycle, when it is investing heavily and growing rapidly, investment alone may give shareholders more than their minimum required rate of return. The CEO can offset this by reducing his effective investment through a negative net dividend, that is, an equity issue. As growth slows and the firm’s capital stock rises relative to investment, the net dividend will have to turn positive; the firm will have to pay out cash to shareholders.

Turn now to the CEO’s maximization problem. The value he has to leave behind is $(k_t - k_{t-1}) + d_t$, which equals $(1 - \beta)(k_t - k_{t-1}) + r \beta k_{t-1}$ on substituting for $d_t$. Essentially, the CEO can raise $\beta$ of every dollar invested from outside equity, so his marginal personal cost of investing an additional dollar—he’s co-investment—is only $(1 - \beta)$. Assuming the manager’s participation constraint is satisfied, the return to the CEO from increasing capital stock is now $\theta_t k_t^\gamma \frac{d\beta}{d\beta} - (1 - \beta)$, which exceeds the return he would have obtained in the case without outside equity (where $\beta = 0$). Also, with a higher capital stock, the manager’s incentive to exert effort is higher.

**Proposition 3:** The capital stock, $k_t^{SE}$, and managerial effort, $s_t^{SE}$, in a public going concern both increase with the governance parameter $\beta$. Other things
equal, in a public firm \((\beta \in (0, 1))\) they are both higher than in a private firm \((\beta = 0)\).

In the limiting case, when \(\beta = 1\), the CEO does not need to sacrifice any current cash flows in order to invest, that is investment can be fully financed by shareholders. The CEO would then choose an extremely high level of investment were it not for the manager’s participation constraint.\(^{17}\) Also note that, provided the manager’s participation constraint is slack, the CEO would never pay a cash dividend. A dollar invested to increase capital stock satisfies shareholders just as well as a dollar paid in dividends, but has the added benefit of increasing the manager’s incentives to exert effort. To see that we obtain positive cash dividends when governance \(\beta\) is high, we have to turn to the manager’s participation constraint.

B.2. The Manager’s Participation Constraint

Substituting for the net dividend condition \([d_{t+1} = r \beta k_t - \beta(k_{t+1} - k_t)]\) in (17) and differentiating with respect to \(k_t\), we get

\[
U'(k_t) = \frac{1}{1 + r} \left( [\theta_t + \phi(s_t) - g(s_{t+1})] + (1 - \beta) - \beta r \right),
\]

where the derivatives with respect to \(s_t\), \(k_{t+1}\) and \(s_{t+1}\) drop out due to the Envelope Theorem. A greater capital stock left behind by the current CEO has three effects on the manager’s cash flows next period, as reflected on the right-hand side of (18). The term in square brackets is the cash return on additional capital next period. The second term \(1 - \beta\) is the amount next period’s CEO can appropriate from every dollar of additional capital left to him. The third term \(\beta r\) is the return she has to pay equity holders to continue.

When \(\beta < \frac{1}{(1+r)}\), the right-hand side of (18) is always positive and the participation constraint is never hit. Intuitively, with weak governance not only does next period’s CEO have more to appropriate from any capital stock left behind, but equity holders can extract less. So, next period’s CEO is always made better off if the current CEO invests more. In this case, the current CEO will choose \(k_t\) such that \(\theta_t k_t^{\gamma} - \beta k_t - 1 + \beta = 0\), and then set net dividends \(d_t = r \beta k_{t-1} - \beta(k_t - k_{t-1}).\)

However, when external governance is strong, with \(\beta > \frac{1}{(1+r)}\), the right-hand side of (18) can turn negative. For example, when \(\beta = 1\), next period’s CEO has to pay \(r\) out of cash flows for every additional dollar of capital stock she

\(^{17}\) The invested amount is not unbounded. The CEO invests only if it encourages the manager to exert more effort. If the CEO were to invest an infinite amount, the manager would not be able to generate enough cash next period to pay equity holders their required rate of return. So equity investors would intervene and liquidate the firm, and today’s manager would have no incentive to exercise effort. Thus, even ignoring the manager’s participation constraint, the highest amount the CEO will invest, even though investment is free of cost to him, is the amount that will allow the manager to commit dividends and future capital stock when he is CEO that just prevents equity holders from intervening. The need to meet the manager’s participation constraint will further limit the CEO’s investment.
inherits but cannot appropriate any of it. If the cash flow produced by the marginal capital invested is sufficiently low, additional investment today can reduce the cash that next period’s CEO gets, because the additional capital stock increases the capacity of outside equity to extract value by more than it increases the capacity of the next period’s CEO to generate cash. Since additional end-of-period capital stock also increases the manager’s effort, her utility can be reduced by an increase in capital stock (both because future cash flows net of equity payout are lower and her effort is higher). When the manager’s utility falls to zero (her participation level), the current CEO cannot invest any more without losing the manager and will therefore pay out cash dividends.

We can state all this more formally for the case in which business conditions are stable: $\theta_t = \theta \forall t$. For $\beta > \frac{1}{(1+r)}$, let the manager’s utility function be well behaved so that $\lim_{k \to 0} U(k) > 0$, $\lim_{k \to \infty} U(k) < 0$, $U''(k) < 0$, and $U'(k) < 0$ for some $k$. Let $\beta$ be sufficiently high that the steady-state capital stock, $k^{SE}$, ignoring the participation constraint, is such that $U(k^{SE}) < 0$. This steady state cannot be attained, however, because the manager will stop participating long before the capital stock reaches $k^{SE}$. Let $k^*$ be such that in steady state (with capital stock remaining unchanged in the future) we would have $U(k^*) = 0$. Let $t$ be the first period in which the CEO would have set capital stock $k_t > k^*$, were it not for the manager’s participation constraint.

**Proposition 4:** For any public firm financed with outside equity, there exists a critical value $\beta^* \in (\frac{1}{(1+r)}, 1)$ such that if and only if $\beta > \beta^*$, the firm reaches a steady state in which the equilibrium utility for all future CEOs is zero (they are at their participation constraint and earn no rents net of effort). The steady state is hit in the first period $t$ when $k^*_t > k^*$ and $k^*$ is such that $U(k^*) = 0$.

(i) The steady-state capital stock is $k^*$ in period $t$ and after, and the steady-state dividend is $d^* = r^* k^*$ in period $t + 1$ and after. In period $t$, the net dividend (dividend net of equity issuances) is $[r^* \beta k^* - \beta (k^* - k^{SE})]$, which is a cash dividend if positive and an equity issue if negative.

(ii) The net dividend in all other cases is $[r^* \beta k^* - \beta (k^* - k^{SE})]$. 

**Proof:** The proof is partly explained in the text; the rest is available in the Internet Appendix.

The proposition suggests the life cycle pattern of net dividend payments and investment that is empirically observed, even for firms with strong external governance. In the early stages of a firm’s life cycle, when $k_t$ is low, capital investment will grow at a rate greater than $(1+r)$. In these cases, the firm’s net dividend payment is negative, that is, it raises external financing and does not pay out a cash dividend. As the firm becomes more mature and rates of return fall, the net dividend becomes less negative—the reliance on external capital falls. Eventually external issues cease as the firm starts paying positive dividends.

In the special case when the firm’s governance parameter is high, the firm’s capital stock may quickly reach a high enough value that investing more would
demotivate the manager by violating her participation constraint. In these circumstances, the CEO will stop investing, the capital stock will stabilize, future CEOs will also all be at their participation constraint, and the firm will make a steady cash dividend payout to investors.

C. Initial Public Offering

Let us see what happens earlier, when the CEO takes the firm public by an IPO (say) in period $t$. In keeping with the spirit of our analysis, the CEO appropriates the proceeds from the offering entirely. The CEO chooses investment $k_t$ to maximize

$$\theta (k_{t-1})^\gamma [f(s^{CEO}) + g(s_t)] - (k_t - k_{t-1}) + \beta k_t.$$  \hspace{1cm} (19)

External governance allows outside shareholders to get value equal to share $\beta$ of the capital stock next period. The first-order condition for the CEO's investment is given by

$$\theta (k_{t-1})^\gamma g'(s_t) \frac{ds_t}{dk_t} - 1 + \beta.$$  \hspace{1cm} (20)

Hence, as in the case of the ongoing concern, the CEO at the time of IPO also has a greater incentive to invest (for any initial level of capital stock) compared to the situation without outside equity. This is because a higher end-of-period capital stock also increases the proceeds he gets from the IPO. The ability to “sell” the firm lengthens the CEO’s horizon.\(^\text{18}\)

D. Example

Consider a numerical example with our specializing functions where we use the parameter values $(1+r)^{-1} = 0.95$, $\gamma = 0.2$, $(b - 1)/b = 0.3$, $a = 0$, and $\theta = 1$. We also assume an equal share of cash flows between the CEO and the manager ($\delta = 0.5$). Suppose the CEO decides to take the private firm public at $t = 10$, after it has reached (its private firm) steady-state capital stock, $k_{t-1} = 0.026$. We consider two values of the governance parameter: $\beta = 0.5$ and $\beta = 0.9999$ (to approximate the limiting case where shareholders can intervene costlessly and will finance 100% of new investment). Figure 3 shows that when $\beta = 0.5$, investment grows more than two-fold at the IPO to $k_{10}^{IPO} = 0.054$ and converges in eight more periods to a steady-state value of 0.067. Clearly, the IPO boosts investment substantially (and also boosts managerial effort). The CEO would have little incentive to invest this much, were it not for the added incentive coming from the extra equity value he can raise through the IPO. Figure 4 shows that this effect is especially powerful as external governance

\(^{18}\)There are obvious parallels between equity compensation and the “stake” the CEO has in an IPO. An equity stake works well in lengthening CEO horizons only when the CEO has a large stake and the firm is well governed (high $\beta$). Even so, the CEO obtains through the equity state only those cash flows that equity can extract rather than the entire cash flows of the firm. So, moderate CEO equity holdings in the typical large public firm are unlikely to resolve the CEO’s incentive problem fully.
improves. When $\beta = 0.9999$, the investment at the IPO grows to 102.96, which is also its steady-state value.

It is interesting to also examine the dividend policy of the firm post-IPO. Figures 5 and 6 illustrate that when the firm is in its growth phase, its net
dividend is negative as the firm invests at a fast pace. Eventually, once the firm reaches the steady state, net dividend becomes positive. No further capital issues are needed and the firm starts paying out a cash dividend. This dividend policy mirrors well the life cycle of equity issues and dividends observed for young firms that go public, grow, and eventually reach maturity.

Finally, what is the current manager's utility over these growth phases and as a function of the external governance? Figure 7 plots this utility net of the
effort incurred on learning as a manager. When $\beta = 0.5$, this net utility ($U(k)$) rises steadily to a new steady state. Managers are able to extract rents in equilibrium. While this is beneficial for managers, it leads to lower investment. By contrast, when the external governance is relatively strong, the manager's net utility rises sharply in the IPO period but that of successive managers reaches the reservation level of zero. Once this happens, each current CEO cannot grow capital any further (Figure 4) without violating his manager's participation constraint (Figure 7) and thus is forced to pay outside equity cash dividends (Figure 6).

E. Discussion

E.1. How Do Internal Governance and External Governance Interact?

We have earlier considered the case of only internal governance. Relative to that, the IPO expands investment and managerial effort for two reasons. First, the IPO changes the CEO's investment incentives in the period of the IPO. (We do not model when the CEO decides to undertake the IPO, though this would be an interesting extension.) But, the boost to capital stock given by the IPO alone would not be enough for sustained growth, for in the absence of outside equity, both capital stock and effort would subsequently decline to the steady state consistent with internal governance only. Outside equity prevents such a decline: subsequent CEOs are required to compensate outside equity, but are allowed to defer payment by building additional capital stock. This immediately alters the investment incentives of future CEOs, ensuring also...
that managerial effort remains high. As a result, the IPO potentially moves the firm to a better equilibrium.

What if we only had external governance? Clearly, the CEO would have no reason to invest for the future. He would be willing to commit to leaving behind only so much cash as to pay shareholders their opportunity cost, that is, \((1 + r)\beta k_{t-1}\). Because a dollar of capital stock is worth only \(\beta\) dollars to outside shareholders, the CEO is better off liquidating the capital stock and paying out \(\beta\) dollars in cash rather than leaving any capital behind. So a firm with a myopic CEO would not last beyond one period if only external governance were available. Both internal and external governance are required to take the public firm to a better equilibrium.\(^{19}\)

E.2. External Governance and Rents

In the steady state for the public firm with a high governance parameter (high \(\beta\)), the steady-state CEO gets no rents. His participation constraint is just met—he appropriates just enough, after paying the required dividend, to compensate for his effort as manager in the previous period. But because he can appropriate all the cash flows at the margin, he has the maximum possible incentive to exercise effort. The firm cannot give him a better incentive scheme based on cash compensation.

The reason CEO rents are reduced to zero, despite a succession of myopic and rapacious CEOs, is interesting. Each CEO cares only about his take, and about the manager only to the extent that his decisions affect the manager’s effort. By increasing capital stock, the CEO raises managerial effort but also the capacity of shareholders to extract their return. Eventually, the rents of the future CEO will fall with more investment, even as the manager’s effort keeps increasing, but the current CEO is not concerned—he is doing to his successor only what his predecessor did to him. The self interest of each CEO works on behalf of outside shareholders and ensures that future managerial rents are driven to zero. All this happens in a setting where outside shareholders have no way of affecting operating or investment decisions, and no direct way to limit the capture of cash flow by the CEO.

Even as future CEOs get reduced to their participation constraint when governance is good, the founding CEO can appropriate a substantial portion of the cash flows generated over time by future CEOs by undertaking an IPO. This then gives him strong incentives to be an entrepreneur and bring together the sources of the firm’s net present value—patents, processes, or people. Thus, the difference in wealth between innovative entrepreneurs and professional managers is substantial. By contrast, when public firms have poor external governance, future CEOs appropriate a significant portion of future cash flows, investment ramps up slowly, and the founding CEO has lower incentives to

\(^{19}\)Myers (2000) and related papers—Lambrecht and Myers (2008), for example—avoids this problem by assuming a coalition of managers who maximize the present value of current and all future rents. This paper can be viewed as an investigation of how that coalition forms and survives.
innovate. The difference in wealth between innovative entrepreneurs and professional managers is now smaller.

E.3. Private Partnerships and Public Firms

We showed in Section III that a rolling partnership achieves the constrained efficient level of investment, that is, the investment that would obtain when CEOs have long-term horizons and the only source of inefficiency is that the manager does not have the full incentive to exert effort because she does not internalize current-period cash flows. The rolling partnership achieves this outcome by requiring that the manager buy the firm—at a competitive price—from the current CEO when he retires. We also showed in Section III that in the case of the externally governed firm, when the external governance parameter is sufficiently high, investment is constrained only by the manager's participant constraint. Thus, in both cases, the equilibrium rent earned by managers in the steady state is zero. Does this imply that the externally governed firm also reaches the constrained efficient level of investment? The answer is no.

In the case of a rolling partnership, the current CEO receives the entire future stream of rents generated by the firm when his manager commits to buying him out. The current CEO then chooses investment to maximize his own proceeds, which is tantamount to maximizing the firm's value taking into account all of the learning effort incurred by current and future managers.

Consider now the externally governed firm with perfect governance (β = 1). The CEO faces no cost of investment whatsoever, because additional capital stock is fully paid for by external shareholders. Furthermore, the CEO does not internalize the effort costs incurred by the manager, which increase with investment. Thus, the CEO prefers to increase investment substantially and is only stopped by the need to provide his manager the incentive to participate. Thus, for sufficiently high external governance parameters, the public firm can over-exert its managers without optimally internalizing their effort choices. It can be shown formally that a (weak) sufficient condition for this to be the case is that external governance as well as the CEO's contribution to cash flows relative to that of the manager be sufficiently high. The formal condition is provided in the Internet Appendix.

**Proposition 5:** For external governance β sufficiently close to one and the CEO's contribution to cash flows δ also sufficiently close to one, we have \( k^*(\beta) > k^{CE} \), \( s^*(\beta) > s^{CE} \), and \( CF^*(\beta) < CF^{CE} \), that is, the externally governed firm invests more, forces employees to exert more, and produces a smaller steady-state cash flow compared to a rolling partnership (the constrained efficient case).

**Proof:** Available in the Internet Appendix.

So, given managerial effort, a private firm, where the manager buys the firm from the CEO and sells it in turn to her manager when she retires, would be better than a public firm under the same circumstances. Indeed, Guinnane et al. (2007) argue that the limited private partnership form proved far more popular than the public firm structure for substantial periods in the history
of several European countries. Of course, when the manager in a private firm is severely wealth constrained, the public firm can produce far greater value than the private firm, despite the additional distortions it introduces.

F. Other Empirical Implications

Let us turn to the empirical implications of our work. Other things equal, internal governance should help improve outcomes.20 Some factors that should enhance a firm’s capacity for internal governance include relatively young employees with substantial firm-specific human capital, particularly in an industry that typically emphasizes internal promotions and long-term employment. We should find that internally governed firms tend to have longer horizons, as evidenced, for example, in greater research and development and lower propensity to use accounting artifice to boost profits temporarily.

While we have argued that internal and external governance are typically complements, internal governance can be effective when there is a breakdown in external governance. Firms that score more strongly on internal governance factors should do better in sectors where it is difficult for external governance to play a role—sectors such as services where the firm’s franchise value is tied to human capital and external monitoring and control of management’s performance is difficult. We mentioned law firms as an example.21 Sectors that are stronger in factors promoting internal governance should be more likely to emerge and expand in countries that score poorly on external governance. Conversely, for a given quality of internal governance, better governed industries or countries will have higher equity valuations at their IPOs. Not only will equity reflect more of the value added by the firm’s assets and operations, but also the life cycle rents of future CEOs will be driven to zero, which will also contribute to equity values.

Exogenous changes in internal governance factors should be associated with a change in a firm’s performance. For example, as a firm’s employees age relative to top management, and both age in absolute terms, the firm should become more short-term oriented and show deterioration in overall performance. Similarly, an acquisition by a firm with low internal governance attributes of a target that is in a sector that is especially reliant on internal governance should lead to more significant deterioration in target performance, and hence a less favorable market reception at the announcement of the acquisition.

20 This does not, of course, mean that firms that choose CEOs internally should do better. After all, the factors that make a firm choose internally (or not) should also affect outcomes, in addition to the choice itself. Indeed, the evidence on whether internal CEOs improve firm value or not is mixed (see, for example, Huson, Malatesta, and Parrino (2004), who say there is little difference in performance between firms that appoint internal CEOs and firms that appoint external CEOs, and Ang and Nagel (2010), who say that internal CEOs perform better than external CEOs).

21 Note that we are not arguing that internal monitoring and control of performance in the service sector is hard—the billable hours each lawyer produces and the nature of his clients’ experience is easily ascertained. The real problem is external monitoring, since the quality of the services provided to customers is hard to communicate in an objective way.
In human capital-intensive industries, where employees account for a substantial portion of value added and thus get high wages, managers are likely to have the wealth to buy the firm from the CEO. The typical firm will be structured as a rolling partnership. In capital-intensive industries, where much of the value added comes from real assets, the manager’s relatively lower wage will make it harder for her to buy the firm, and public firms will be the norm. This suggests an additional rationale for the association of public firms with capital-intensive sectors—it is not just that capital-intensive firms give outsider investors stronger control rights, but these firms are also harder to sell directly to internal owners. This also means that an increase in minimum optimal scale or capital requirements will typically force more firms to go public, though other theories will deliver this prediction.

Finally, because the CEO in a public firm internalizes future cash flows through the ability to issue equity, a temporary change in current business conditions should have a weaker effect on his investment incentives than in an internally governed firm (one without the option of a rolling partnership), where current business conditions are an important factor in determining the CEO’s incentive to invest. Thus, investment in industries and countries where internal governance deteriorates will be much more subject to fluctuations in business conditions (and hence more volatile) than investment in countries where external governance is strong. Booms will be stronger and busts more prolonged in the former.

V. Relationship to Literature

Our model resembles Fama (1980), where the CEO's concerns about the adverse reputational consequences of misappropriation on his post-retirement career keep the CEO on the straight and narrow. In contrast to the ex post settling up in that model, the settling up in our model is contemporaneous and by parties whose interests are intimately involved—employees endogenously penalize excessive misappropriation. The difference is important, for instance, in explaining the effects of external finance (Section III).

We are, of course, not the first to analyze the phenomenon of internal governance. Fama and Jensen (1983a, 1983b), as well as Hansmann (1996), refer to mutual or internal monitoring, though they do not undertake a detailed analysis. Landier, Sraer, and Thesmar (2006) appeal to the independence of top executives (as measured by their having preceded the CEO into the firm). Instead, we rely on managers' self interest—the fact that they typically have career concerns inside the firm. The mechanism through which they have an impact in our model is not through coordinated action or through appeal to a board of directors, but rather through their propensity to get demotivated. This is neither exit nor voice, in the felicitous terminology of Hirschman (1970), nor active whistle-blowing as in Dyck, Morse, and Zingales (2010); but, instead, is an uncoordinated and even implicit strike.

Allen and Gale (2000, Chapter 12) also consider a model with overlapping generations of a short-term CEO and managers vying for the CEO role next
period. Allen and Gale assume complementarities between the CEO and managers in cash flow production, which gives the CEO the need to elicit cooperation and lengthens the effective horizon of decision-making. Based on the model, they explain the relative merits of the “stakeholder” focus of governance of Japanese firms at one extreme and the “shareholder” focus of Anglo-Saxon firms at the other extreme, with French and German firms somewhere in between.22

Similar to Allen and Gale (2000), Landier, Sraer, and Thesmar (2009) focus on situations in which CEO and manager actions are complementary, and examine the role of optimal dissent in an organization. It is easier for a CEO to persuade the manager to follow him down the wrong path when they have similar private preferences over projects. Managers with different preferences would place greater constraints on the CEO, but at the cost of their being less enthusiastic when the CEO’s correct project choice accords with his own preferences.

Finally, implicit in our framework is a theory of the firm and its boundaries. In our model, the firm is an agglomeration of assets and specialized human capital that give it unique capabilities (Penrose (1959), Grossman and Hart (1986), Hart and Moore (1990), and Rajan and Zingales (1998, 2001)). The literature suggests the ability to control access to the rents the firm generates is top management’s source of control. In this paper, we focus on the bottom-up influence over firm actions exercised by those who have access, but do not yet have explicit control, because of their ability to affect the firm’s rents.

VI. Conclusion

We have developed a model of internal governance where the self-serving actions of top management are limited by the potential reaction of subordinates. Internal governance can mitigate agency problems and ensure that firms have substantial value, even with little or no external governance by investors. External governance, even if crude and uninformed, can complement internal governance and improve efficiency. We have obtained a theory of investment, equity issuance, and dividend policy, in which dividends are paid by self-interested CEOs to maintain a balance between internal and external control.

We have probably only touched on the range of phenomena that are affected by internal governance. For instance, the breakdown of internal governance may explain the mounting evidence of agency problems in financial firms during the recent crisis. When capital is relatively scarce and allocated based on detailed information available only within a firm, employees of financial firms are relatively immobile. Each one cares about the longer-term future of their own firm, and has an incentive to monitor the actions of both colleagues and

22 Allen, Carletti, and Marquez (2009) explore a related theme and study the effect of stakeholder capitalism in a setting where firms' concerns about employees and suppliers soften competition in product markets and enhance shareholder value. See also Hirota and Kawamura (2007).
superiors, especially if the firm is a rolling partnership. As the firm switches to a limited liability public firm, and as capital becomes more widely available, employees become more mobile, and care less about the long-term future of their firm. The internal pressure to worry about the long term, or to discipline rogue units, becomes weaker.

There is also a rich interaction between the internal structure of firms and the strength of internal governance. For example, we focus on the case of only one manager. What if multiple managers competed in a tournament for the CEO position? What if the CEO foreswore competition amongst his subordinates and instituted a succession plan? Which structure would provide better internal governance? Under what circumstances? These questions suggest many interesting avenues for research.

REFERENCES


