

Corporate Valuation, Value-Based Management, and Corporate Governance

f you had invested \$1,000 in the NYSE Composite Index 10 years ago, your Linvestment would have grown to \$2,254, resulting in an 8.5% annual rate of return. Had you put the \$1,000 in Berkshire Hathaway, you would now have \$2,960, which is an 11.5% annual return. And if you had been really smart (or lucky) and invested in Dell, you would now have \$13,705, which translates into a whopping 29.9% annual return! Berkshire Hathaway and Dell compete in very different industries and utilize different strategies, yet both have beaten the market by sharing an operating philosophy: They have created value for shareholders by focusing on the free cash flows of their underlying businesses. When this focus is applied systematically throughout a company, it is called valuebased management, which is the central theme of this chapter.

Berkshire Hathaway's primary strategy has been to grow through acquisitions. Warren Buffett, Berkshire's CEO, wrote in a recent letter to shareholders that he seeks to own "businesses that generate cash and consistently earn above-average returns on their capital." When evaluating a potential acquisition, Buffett says he compares its purchase price with its "intrinsic value," which he defines as "the discounted value of the cash that can be taken out of a business during its remaining life." Thus, Buffett's growth strategy is governed by the principles of value-based management.

Instead of growing primarily through acquisitions, Dell has chosen to grow "organically" by expanding its existing businesses and developing new products and markets. For most companies, rapid growth in sales requires rapid growth in operating capital, which reduces free cash flow. But Dell is relentless in minimizing the amount of operating capital required to support sales. In fact, during the last 5 years, Dell has had outstanding performance in the drivers of valuebased management: (1) Its sales have grown faster than the industry average, (2) its profit margin has exceeded the industry average, and (3) its capital requirements have remained lower than the industry average.

Keep Berkshire Hathaway's and Dell's focus on cash flows in mind as you read this chapter.



The textbook's Web site contains an *Excel* file that will guide you through the chapter's calculations. The file for this chapter is *FM12 Ch 15 Tool Kit.xls*, and we encourage you to open the file and follow along as you read the chapter. As we have emphasized throughout the book, maximizing shareholder value should be management's primary objective. However, to maximize value, managers need a tool for estimating the effects of alternative strategies. In this chapter, we develop and illustrate such a tool—the **corporate valuation model**, which is the present value of expected future free cash flows, discounted at the weighted average cost of capital. In a sense, the corporate valuation model is the culmination of all the material covered thus far, because it pulls together financial statements, cash flows, financial projections, time value of money, risk, and the cost of capital. Companies practice **value-based management** by systematically using the corporate valuation model to guide their decisions. Finally, the degree to which a company employs principles of value-based management often depends on its **corporate governance**, which is the set of laws, rules, and procedures that influence its operations and the decisions made by its managers.

15.1 Overview of Corporate Valuation

As stated earlier, managers should evaluate the effects of alternative strategies on their firms' values. This really means forecasting financial statements under alternative strategies, finding the present value of each strategy's cash flow stream, and then choosing the strategy that provides the maximum value. The financial statements should be projected using the techniques and procedures discussed in Chapter 14, and the discount rate should be the risk-adjusted cost of capital as discussed in Chapter 10. But what model should managers use to discount the cash flows? One possibility is the dividend growth model from Chapter 8. However, that model is often unsuitable for managerial purposes. For example, suppose a start-up company is formed to develop and market a new product. Its managers will focus on product development, marketing, and raising capital. They will probably be thinking about an eventual IPO, or perhaps the sale of the company to a larger firm—Cisco, Microsoft, Intel, IBM, or another of the industry leaders that buy hundreds of successful new companies each year. For the managers of such a start-up, the decision to initiate dividend payments in the foreseeable future will be totally off the radar screen. Thus, the dividend growth model is not useful for valuing most start-up companies.

Also, many established firms pay no dividends. Investors may expect them to pay dividends sometime in the future, but when, and how much? As long as internal opportunities and acquisitions are so attractive, the initiation of dividends will be postponed, and this makes the dividend growth model of little use. Even Microsoft, one of the world's most successful companies, only started paying a dividend in 2003.

Finally, the dividend growth model is generally of limited use for internal management purposes, even for a dividend-paying company. If the firm consisted of just one big asset, and that asset produced all of the cash flows used to pay dividends, then alternative strategies could be judged through the use of the dividend growth model. However, most firms have several different divisions with many assets, so the corporation's value depends on the cash flows from many different assets, and on the actions of many managers. These managers need a way to measure the effects of their decisions on corporate value, but the discounted dividend model isn't very useful because individual divisions don't pay dividends.

Corporate Valuation: Putting the Pieces Together

The value of a firm is determined by the size, timing, and risk of its expected future free cash flows (FCF). Chapter 14 showed how to project financial statements, and Chapter 3 showed how to calculate free cash flows. Chapter 10 explained how to estimate the weighted average cost of capital. This chapter puts the pieces together and shows how to calculate the value of a firm. It also shows how to use the valuation model as a guide for choosing among different corporate strategies and operating tactics.

$$\mathsf{Value} = \frac{\mathsf{FCF}_1}{(1 + \mathsf{WACC})^1} + \frac{\mathsf{FCF}_2}{(1 + \mathsf{WACC})^2} + \frac{\mathsf{FCF}_3}{(1 + \mathsf{WACC})^3} + \dots + \frac{\mathsf{FCF}_{\infty}}{(1 + \mathsf{WACC})^{\infty}}$$

Fortunately, the corporate valuation model does not depend on dividends, and it can be applied to divisions and subunits as well as to the entire firm.

Another important aspect of value-based management is the concept of corporate governance. The corporate valuation model shows how corporate decisions affect *stockholders*. However, corporate decisions are made by managers, not stockholders, and maximizing shareholder wealth is not the same as individual managers maximizing their own "satisfaction."¹ Thus, a key aspect of value-based management is making sure that managers focus on the goal of stockholder wealth maximization. The set of laws, rules, and procedures that influence a company's operations and motivate its managers falls under the general heading of *corporate governance*.

This chapter discusses the corporate valuation model, value-based management, and corporate governance, beginning with the corporate valuation model.

SELF-TEST

Why is the corporate valuation model applicable in more circumstances than the dividend growth model? What is value-based management? What is corporate governance?

15.2 The Corporate Valuation Model

Corporate assets are of two types: **operating** and **nonoperating**. Operating assets, in turn, take two forms: **assets-in-place** and **growth options**. Assets-in-place include such tangible assets as land, buildings, machines, and inventory, plus intangible assets such as patents, customer lists, reputation, and general knowhow. Growth options are opportunities to expand that arise from the firm's current operating knowledge, experience, and other resources. The assets-in-place provide an expected stream of cash flows, and so do the growth options. To illustrate, Wal-Mart owns stores, inventory, and other tangible assets; it has a well-known name and a good reputation; and it has a lot of business know-how. These assets produce current sales and cash flows, and they also provide opportunities for new investments that will produce additional cash flows in the future.

¹A distinction is sometimes made between "executives" and "managers," with executives being corporate officers and other members of the top management team. We do not make that distinction in this book—all people with important decision-making powers are designated "managers."

Similarly, Merck owns manufacturing plants, patents, and other real assets, and it has a knowledge base that facilitates the development of new drugs and thus new cash flow streams.

Most companies also own some nonoperating assets, which come in two forms. The first is a marketable securities portfolio over and above the cash needed to operate the business. For example, Ford Motor Company's automotive operation had about \$10.3 billion in short-term investments as of December 2005, and this was in addition to \$13.4 billion in cash. Second, Ford also had \$1.8 billion of investments in other businesses, which were reported on the asset side of the balance sheet as "Equity in Net Assets of Affiliated Companies." In total Ford had \$10.3 + \$1.8 = \$12.1 billion of nonoperating assets, compared with its \$113.8 billion of automotive assets, or 10.6% of the total. For most companies, the percentage is much lower. For example, as of the end of 2005 Wal-Mart's percentage of nonoperating assets was less than 1%, which is more typical.

We see, then, that for most companies operating assets are far more important than nonoperating assets. Moreover, companies can influence the values of their operating assets, but the values of nonoperating assets are largely out of their direct control. Therefore, value-based management, hence this chapter, focuses on operating assets.

Estimating the Value of Operations

Tables 15-1 and 15-2 contain the actual 2007 and projected 2008 to 2011 financial statements for MagnaVision Inc., which produces optical systems for use in medical photography. (See Chapter 14 for more details on how to project financial statements.) Growth has been rapid in the past, but the market is becoming saturated, so the sales growth rate is expected to decline from 21% in 2008 to a sustainable rate of 5% in 2011 and beyond. Profit margins are expected to improve as the production process becomes more efficient and because MagnaVision will no longer be incurring marketing costs associated with the introduction of a major product. All items on the financial statements are projected to grow at a 5% rate after 2011. Note that the company does not pay a dividend, but it is expected to start paying out about 75% of its earnings beginning in 2010. (Chapter 18 explains in more detail how companies decide how much to pay out in dividends.)

Recall that free cash flow (FCF) is the cash from operations that is actually available for distribution to investors, including stockholders, bondholders, and preferred stockholders. The value of operations is the present value of the free cash flows the firm is expected to generate out into the future. Therefore, MagnaVision's value can be calculated as the present value of its expected future free cash flows from operations, discounted at its weighted average cost of capital, WACC, plus the value of its nonoperating assets. Here is the equation for the value of operations, which is the firm's value as a going concern:

Value of operations = V_{op} = PV of expected future free cash flow

$$= \frac{FCF_1}{(1 + WACC)^1} + \frac{FCF_2}{(1 + WACC)^2} + \cdots + \frac{FCF_{\infty}}{(1 + WACC)^{\infty}}$$
$$= \sum_{t=1}^{\infty} \frac{FCF_t}{(1 + WACC)^t}.$$
(15-1)

MagnaVision Inc.: Income Statements (Millions of Dollars, Except for Per Share Data)

	Actual	Projected			
	2007	2008	2009 °	2010	2011
Net sales	\$700.0	\$850.0	\$1,000.0	\$1,100.0	\$1,155.0
Costs (except depreciation)	599.0	734.0	911.0	935.0	982.0
Depreciation	28.0	31.0	34.0	36.0	38.0
Total operating costs	\$627.0	\$765.0	\$ 945.0	\$ 971.0	\$1,020.0
Earnings before interest and taxes (EBIT)	\$ 73.0	\$ 85.0	\$ 55.0	\$ 129.0	\$ 135.0
Less: Net interest ^b	13.0	15.0	16.0	17.0	19.0
Earnings before taxes	\$ 60.0	\$ 70.0	\$ 39.0	\$ 112.0	\$ 116.0
Taxes (40%)	24.0	28.0	15.6	44.8	46.4
Net income before preferred dividends	\$ 36.0	\$ 42.0	\$ 23.4	\$ 67.2	\$ 69.6
Preferred dividends	6.0	7.0	7.4	8.0	8.3
Net income available for common dividends	\$ 30.0	\$ 35.0	\$ 16.0	\$ 59.2	\$ 61.3
Common dividends	_			\$ 44.2	\$ 45.3
Addition to retained earnings	\$ 30.0	\$ 35.0	\$ 16.0	\$ 15.0	\$ 16.0
Number of shares	100	100	100	100	100
Dividends per share	_	—	_	\$ 0.442	\$ 0.453

Notes:

"Net income is projected to decline in 2009. This is due to the projected cost for a one-time marketing program in that year.

^b"Net interest" is interest paid on debt less interest earned on marketable securities. Both items could be shown separately on the income statements, but for this example we combine them and show net interest. MagnaVision pays more interest than it earns; hence its net interest is subtracted.

MagnaVision's cost of capital is 10.84%. To find its value of operations as a going concern, we use an approach similar to the nonconstant dividend growth model for stocks in Chapter 8, proceeding as follows:

- 1. Assume that the firm will experience nonconstant growth for N years, after which it will grow at some constant rate.
- 2. Calculate the expected free cash flow for each of the N nonconstant growth years.
- 3. Recognize that after Year N growth will be constant, so we can use the constant growth formula to find the firm's value at Year N. This is the sum of the PVs for year N + 1 and all subsequent years, discounted back to Year N.
- 4. Find the PV of the free cash flows for each of the N nonconstant growth years. Also, find the PV of the firm's value at Year N.
- 5. Now sum all the PVs, those of the annual free cash flows during the nonconstant period plus the PV of the Year N value, to find the firm's value of operations.

Table 15-3 calculates free cash flow for each year, using procedures discussed in Chapter 3. Line 1, with data for 2007 from the balance sheets in Table 15-2,



MagnaVision Inc.: Balance Sheets (Millions of Dollars)

	Actual	Projected			
	2007	2008	2009	2010	2011
Assets					
Cash	\$ 17.0	\$ 20.0	\$ 22.0	\$ 23.0	\$ 24.0
Marketable securities ^a	63.0	70.0	80.0	84.0	88.0
Accounts receivable	85.0	100.0	110.0	116.0	121.0
Inventories	170.0	200.0	_220.0	231.0	243.0
Total current assets	\$335.0	\$390.0	\$432.0	\$454.0	\$476.0
Net plant and equipment	279.0	310.0	341.0	358.0	376.0
Total assets	\$614.0	\$700.0	\$773.0	\$812.0	\$852.0
Liabilities and Equity					
Accounts payable	\$ 17.0	\$ 20.0	\$ 22.0	\$ 23.0	\$ 24.0
Notes payable	123.0	140.0	160.0	168.0	176.0
Accruals	43.0	50.0	55.0	58.0	61.0
Total current liabilities	\$183.0	\$210.0	\$237.0	\$249.0	\$261.0
Long-term bonds	124.0	140.0	160.0	168.0	176.0
Preferred stock	62.0	70.0	80.0	84.0	88.0
Common stock ^b	200.0	200.0	200.0	200.0	200.0
Retained earnings	45.0	80.0	96.0	111.0	127.0
Common equity	\$245.0	\$280.0	\$296.0	\$311.0	\$327.0
Total liabilities and equity	\$614.0	\$700.0	\$773.0	\$812.0	\$852.0

Notes:

^aAll assets except marketable securities are operating assets required to support sales. The marketable securities are financial assets not required in operations. ^bPar plus paid-in capital.

shows the required net operating working capital, or operating current assets minus operating current liabilities, for 2007:

Required net
operating
working capital
$$\begin{pmatrix}
Cash + \\
Accounts receivable \\
+ Inventories
\end{pmatrix} - \begin{pmatrix}
Accounts \\
payable + \\
Accruals
\end{pmatrix}$$

$$= (\$17.00 + \$85.00 + \$170.00) - (\$17.00 + \$43.00)$$

$$= \$212.00.$$

Line 2 shows required net plant and equipment, and Line 3, which is the sum of Lines 1 and 2, shows the required net operating assets, also called total net operating capital, or just operating capital. For 2007, operating capital is 212 + 279 = 491 million.

Calculating MagnaVision's Expected Free Cash Flow (Millions of Dollars)

	Actual	Projected			
	2007	2008	2009	2010	2011
Calculation of Free Cash Flow					
1. Required net operating working capital	\$212.00	\$ 250.00	\$ 275.00	\$289.00	\$303.00
2. Required net plant and equipment	279.00	310.00	341.00	358.00	376.00
3. Required total net operating capital ^a	\$491.00	\$ 560.00	\$616.00	\$647.00	\$679.00
 Required net new investment in operating capital = change in total net operating capital from previous year 		\$ 69.00	\$ 56.00	\$ 31.00	\$ 32.00
5. NOPAT [Net operating profit after taxes = EBIT \times (1 - Tax rate)] ^b		\$ 51.00	\$ 33.00	\$ 77.40	\$ 81.00
 Less: Required investment in operating capital Free cash flow 		<u> </u>	<u>56.00</u>	<u>31.00</u>	<u>32.00</u> \$ 49.00

°The terms "total net operating capital," "operating capital," and "net operating assets" all mean the same thing. ^bNOPAT declines in 2009 because of a marketing expenditure projected for that year. See Note a in Table 15-1.

Line 4 shows the required annual addition to operating capital, found as the change in operating capital from the previous year. For 2008, the required investment in operating capital is \$560 - \$491 = \$69 million.

Line 5 shows NOPAT, or net operating profit after taxes. Note that EBIT is operating earnings *before* taxes, while NOPAT is operating earnings *after* taxes. Therefore, NOPAT = EBIT(1 – T). With 2008 EBIT of \$85 as shown in Table 15-1 and a tax rate of 40%, NOPAT as projected for 2007 is \$51 million:

NOPAT = EBIT(1 - T) = \$85(1.0 - 0.4) = \$51 million.

Although MagnaVision's operating capital is projected to produce \$51 million of after-tax profits in 2008, the company must invest \$69 million in new operating capital in 2008 to support its growth plan. Therefore, the free cash flow for 2008, shown on Line 7, is a negative \$18 million:

Free cash flow (FCF) = \$51 - \$69 = -\$18 million.

This negative free cash flow in the early years is typical for young, high-growth companies. Even though net operating profit after taxes (NOPAT) is positive in all years, free cash flow is negative because of the need to invest in operating assets. The negative free cash flow means the company will have to obtain new funds from investors, and the balance sheets in Table 15-2 show that notes payable, long-term bonds, and preferred stock all increase from 2007 to 2008. Stockholders will also help fund MagnaVision's growth—they will receive no dividends until 2010, so all of the net income from 2008 and 2009 will be reinvested. However, as growth

slows, free cash flow will become positive, and MagnaVision plans to use some of its FCF to pay dividends beginning in 2010.²

A variant of the constant growth dividend model is shown below as Equation 15-2. This equation can be used to find the value of MagnaVision's operations at time N, when its free cash flows stabilize and begin to grow at a constant rate. This is the value of all FCFs beyond time N, discounted back to time N, which is 2011 for MagnaVision.

$$V_{\text{op(at time N)}} = \sum_{t=N+1}^{\infty} \frac{FCF_t}{(1 + WACC)^{t-N}}$$

= $\frac{FCF_{N+1}}{WACC - g} = \frac{FCF_N(1 + g)}{WACC - g}.$ (15-2)

Based on a 10.84% cost of capital, \$49 million of free cash flow in 2011, and a 5% growth rate, the value of MagnaVision's operations as of December 31, 2011, is forecasted to be \$880.99 million:

$$V_{op(12/31/11)} = \frac{FCF_{12/31/11}(1+g)}{WACC-g}$$

$$= \frac{\$49(1+0.05)}{0.1084-0.05} = \frac{\$51.45}{0.1084-0.05} = \$880.99.$$
(15-2a)

This \$880.99 million figure is called the company's **terminal**, or **horizon**, **value**, because it is the value at the end of the forecast period. It is also sometimes called a **continuing value**. It is the amount that MagnaVision could expect to receive if it sold its operating assets on December 31, 2011.

Figure 15-1 shows the free cash flow for each year during the nonconstant growth period, along with the horizon value of operations in 2011. To find the value of operations as of "today," December 31, 2007, we find the PV of each annual cash flow in Figure 15-1, discounting at the 10.84% cost of capital. The sum of the PVs is approximately \$615 million, and it represents an estimate of the price MagnaVision could expect to receive if it sold its operating assets today, December 31, 2007.

Estimating the Price per Share

The total value of any company is the value of its operations plus the value of its nonoperating assets.³ As the December 31, 2007, balance sheet in Table 15-2 shows, MagnaVision had \$63 million of marketable securities on that date. Unlike operating assets, we do not have to calculate a present value for marketable securities because short-term financial assets as reported on the balance sheet are at, or close to, their market value. Therefore, MagnaVision's total value on December 31, 2007, is 615.27 + 63.00 = 678.27 million.

If the company's total value on December 31, 2007, is \$678.27 million, what is the value of its common equity? First, the sum of notes payable and long-term debt is 123 + 124 = 247 million, and these securities have the first claim on assets and income. Accounts payable and accruals were netted out earlier when calculating

e-resource See FM12 Ch 15 Tool Kit.xls at the textbook's Web site for all calculations.

²MagnaVision plans to increase its debt and preferred stock each year so as to maintain a constant capital structure. We discuss capital structure in detail in Chapter 16.

³The total value also includes the value of growth options not associated with assets in-place, but MagnaVision has none.



free cash flow, so they have been accounted for. However, the preferred stock has a claim of \$62 million, and it also ranks above the common. Therefore, the value left for common stockholders is 678.27 - 247 - 62 = 369.27 million.

Figure 15-2 is a bar chart that provides a breakdown of MagnaVision's value. The left bar shows the company's total value as the sum of its nonoperating assets plus its going concern value. Next, the middle bar shows the claim of each class of investors on that total value. Debtholders have the highest priority claim, and MagnaVision owes \$123 million on notes payable and \$124 million on long-term bonds, for a total of \$247 million. The preferred stockholders have the next claim,





e-resc See FM12 Ch Kit.xls at the Web site for calculations.

Table 15-4 Finding the Value of MagnaVision's Stock (Millions of Dollars, Except for Per Share Data)	
1. Value of operations (present value of free cash flows) \$61 2. Plus value of nonoperating assets \$67 3. Total market value of the firm \$67 4. Less: Value of debt \$24 Value of preferred stock \$67 5. Value of common equity \$36 6. Divide by number of shares (in millions) 10 7. Value per share \$	5.27 53.00 78.27 47.00 52.00 59.27 00.00 3.69

\$62 million. The remaining value belongs to the common equity, and it amounts to 678.27 - 247.00 - 62.00 = 369.27 million.⁴ In Chapter 3, we defined the Market Value Added (MVA) as the difference between the market value of stock and the equity capital supplied by shareholders. Here, we assume that the estimated market value of equity is approximately equal to the actual market value of equity; in other words, the intrinsic value of MagnaVision is equal to its market value. The bar on the right side of Figure 15-2 divides the market value of the equity into two components, the book value of equity, which represents the equity capital supplied by stockholders, and the MVA.

Table 15-4 summarizes the calculations used to find MagnaVision's stock value. There are 100 million shares outstanding, and their total value is 369.27 million. Therefore, the value of a single share is 369.27/100 = 3.69.

The Dividend Growth Model Applied to MagnaVision

MagnaVision has not yet begun to pay dividends. However, as we saw in Table 15-1, a cash dividend of \$0.442 per share is forecasted for 2010. The dividend is expected to grow by about 2.5% in 2011, and then at a constant 5% rate thereafter. MagnaVision's cost of equity is 14%. In this situation, we can apply the nonconstant dividend growth model as developed earlier in Chapter 8. Figure 15-3 shows that the value of MagnaVision's stock, based on this model, is \$3.70 per share, which is the same as the value found using the corporate valuation model except for a rounding difference.

Comparing the Corporate Valuation and Dividend Growth Models

Because the corporate valuation and dividend growth models give the same answer, does it matter which model you choose? In general, it does. For example, if you were a financial analyst estimating the value of a mature company whose





⁴When estimating the intrinsic market value of equity, it would be better to subtract the market values of debt and preferred stock rather than their book values. However, in most cases, including this one, the book values of fixed income securities are close to their market values. When this is true, one can simply use book values.



dividends are expected to grow steadily in the future, it would probably be more efficient to use the dividend growth model. Here you would only need to estimate the growth rate in dividends, not the entire set of pro forma financial statements.

However, if a company is paying a dividend but is still in the high-growth stage of its life cycle, you would need to project the future financial statements before you could make a reasonable estimate of future dividends. Then, because you would have already estimated future financial statements, it would be a toss-up as to whether the corporate valuation model or the dividend growth model would be easier to apply. Intel, which pays a dividend of about 40 cents per share versus earnings of about \$1.11 per share, is an example of a company to which you could apply either model.

Now suppose you were trying to estimate the value of a company that has never paid a dividend, or a new firm that is about to go public, or a division that GE or some other large company is planning to sell. In all of these situations, you would have no choice: You would have to estimate future financial statements and use the corporate valuation model.

Actually, even if a company is paying steady dividends, much can be learned from the corporate valuation model; hence many analysts today use it for all types of valuations. The process of projecting the future financial statements can reveal quite a bit about the company's operations and financing needs. Also, such an analysis can provide insights into actions that might be taken to increase the company's value. This is value-based management, which we discuss in the next section.⁵

SELF-TEST

Give some examples of assets-in-place, growth options, and nonoperating assets. Write out the equation for the value of operations.

What is the terminal, or horizon, value? Why is it also called the continuing value?

Explain how to estimate the price per share using the corporate valuation model.

A company expects a FCF of -\$10 million at Year 1 and a FCF of \$20 million at Year 2. FCF is expected to grow at a 5% rate after Year 2. If the WACC is 10%, what is the horizon value of operations; i.e., $V_{op(Year 2)}$? What is the current value of operations; i.e., $V_{op(Year 0)}$? (\$420 million; \$354.55 million)

A company has a current value of operations of \$800 million. The company has \$100 million in shortterm investments. If the company has \$400 million in debt and has 10 million shares outstanding, what is the price per share? (\$50.00)

⁵For a more detailed explanation of corporate valuation, see P. Daves, M. Ehrhardt, and R. Shrieves, *Corporate Valuation: A Guide for Managers and Investors* (Mason, OH: Thomson/South-Western, 2004).



15.3 Value-Based Management

Bell Electronics Inc. has two divisions, Memory and Instruments, with total sales of \$1.5 billion and operating capital of \$1.07 billion. Based on its current stock and bond prices, the company's total market value is about \$1.215 billion, giving it an MVA of \$145 million, found as \$1.215 - \$1.070 = \$0.145 billion = \$145 million. Because it has a positive MVA, Bell has created value for its investors. Even so, management is considering several new strategic plans in its efforts to increase the firm's value. All of Bell's assets are used in operations.

The Memory division produces memory chips for such handheld electronic devices as cellular phones and PDAs (personal digital assistants), while the Instruments division produces devices for measuring and controlling sewage and water treatment facilities. Table 15-5 shows the latest financial results for the two divisions and for the company as a whole.

As Table 15-5 shows, Bell Memory is the larger of the two divisions, with higher sales and more operating capital. Bell Memory is also more profitable, with a NOPAT/Sales ratio of 7.9% versus 7.2% for Bell Instruments. This year, as in other recent years, the focus of the initial strategic planning sessions was on the Memory division. Bell Memory has grown rapidly because of the phenomenal growth in consumer electronics, and this division rocketed past Instruments several years ago. Although Memory's growth had tapered off, senior management generally agreed that this division would receive the lion's share of corporate attention and resources because it is larger, more profitable, and, frankly, more exciting. After all, Bell Memory is associated with the glamorous market for telecommunications and personal electronic devices, whereas Bell Instruments is associated with sewage and sludge.

The financial assumptions and projections associated with the preliminary strategic plans for the two divisions are shown in Tables 15-6 and 15-7. Based on the initial strategic plans, each division is projected to have 5% annual growth for the next 5 years and thereafter. The strategic plans also assume that the cost structures of the two divisions will remain unchanged from the current year, 2007. Only partial financial projections are shown in Tables 15-6 and 15-7, but when Bell's management decides on a final strategic plan, it will develop complete financial statements for the company as a whole and use them to determine financing requirements, as described in Chapter 14.

	inancial Results for Bell Elec	tronics Inc. (Million	s of Dollars, Except	for Percentages)
		Division 1: Bell Memory	Division 2: Bell Instruments	Total Company
Sales		\$1,000.0	\$500.0	\$1,500.0
Operating cap	ital	870.0	200.0	1,070.0
Earnings befor	e interest and taxes (EBIT)	131.0	60.0	191.0
Net operating	profit after taxes (NOPAT)	78.6	36.0	114.6
Operating pro	fitability (NOPAT/Sales)	7.9%	7.2%	7.6%

Table 15-5

Initial Projections for the Bell Memory Division (Millions of Dollars, Except for Percentages)

	Actual			Projected ^a		
	2007	2008	2009	2010	2011	2012
Panel A: Inputs						
Sales growth rate		5%	5%	5%	5%	5%
Costs/Sales	81%	81	81	81	81	81
Depreciation/Net plant	10	10	10	10	10	10
Cash/Sales	1	1	1	1	1	1
Accounts receivable/Sales	8	8	8	8	8	8
Inventories/Sales	30	30	30	30	30	30
Net plant/Sales	59	59	59	59	59	59
Accounts payable/Sales	5	5	5	5	5	5
Accruals/Sales	6	6	6	6	6	6
Tax rate	40	40	40	40	40	40
Panel B: Partial Income Statement						
Net sales	\$1,000.0	\$1,050.0	\$1,102.5	\$1,157.6	\$1,215.5	\$1,276.3
Costs (except depreciation)	\$ 810.0	\$ 850.5	\$ 893.0	\$ 937.7	\$ 984.6	\$1,033.8
Depreciation	59.0	62.0	65.0	68.3	71.7	75.3
Total operating costs	\$ 869.0	\$ 912.5	\$ 958.1	\$1,006.0	\$1,056.3	\$1,109.1
EBIT	\$ 131.0	\$ 137.6	\$ 144.4	\$ 151.6	\$ 159.2	\$ 167.2
Panel C: Partial Balance Sheets Operating Assets						
Cash	\$ 10.0	\$ 10.5	\$ 11.0	\$ 11.6	\$ 12.2	\$ 12.8
Accounts receivable	80.0	84.0	88.2	92.6	97.2	102.1
Inventories		315.0	330.8	347.3	364.7	382.9
Operating current assets	\$ 390.0	<u>\$ 409.5</u>	\$ 430.0	\$ 451.5	\$ 474.0	<u>\$ 497.7</u>
Net plant and equipment	\$ 590.0	\$ 619.5	\$ 650.5	\$ 683.0	\$ 717.1	\$ 753.0
Operating Liabilities						
Accounts payable	\$ 50.0	\$ 52.5	\$ 55.1	\$ 57.9	\$ 60.8	\$ 63.8
Accruals	60.0	63.0	66.2	69.5	72.9	76.6
Operating current liabilities	\$ 110.0	\$ 115.5	\$ 121.3	\$ 127.3	\$ 133.7	\$ 140.4

^aProjected figures may not total exactly due to rounding.

Initial Projections for the Bell Instruments Division (Millions of Dollars, Except for Percentages)

	Actual		F	Projected		
	2007	2008	2009	2010	2011	2012
Panel A: Inputs						
Sales growth rate		5%	5%	5%	5%	5%
Costs/Sales	85%	85	85	85	85	85
Depreciation/Net plant	10	10	10	10	10	10
Cash/Sales	1	1	1	1	1	1
Accounts receivable/Sales	5	5	5	5	5	5
Inventories/Sales	15	15	15	15	15	15
Net plant/Sales	30	30	30	30	30	30
Accounts payable/Sales	5	5	5	5	5	5
Accruals/Sales	6	6	6	6	6	6
Tax rate	40	40	40	40	40	40
Panel B: Partial Income Statement						
Net sales	\$500.0	\$525.0	\$551.3	\$578.8	\$607.8	\$638.1
Costs (except depreciation)	\$425.0	\$446.3	\$468.6	\$492.0	\$516.6	\$542.4
Depreciation	15.0	15.8	16.5	17.4	18.2	19.1
Total operating costs	\$440.0	\$462.0	\$485.1	\$509.4	\$534.8	\$561.6
EBIT	\$ 60.0	\$ 63.0	\$ 66.2	\$ 69.5	\$ 72.9	\$ 76.6
Panel C: Partial Balance Sheets Operating Assets						
Cash	\$ 50.0	\$ 5.3	\$ 5.5	\$ 5.8	\$ 6.1	\$ 6.4
Accounts receivable	25.0	26.3	27.6	28.9	30.4	31.9
Inventories	75.0	78.8	82.7	86.8	91.2	95.7
Operating current assets	\$105.0	\$110.3	<u>\$115.8</u>	\$121.6	\$127.6	<u>\$134.0</u>
Net plant and equipment	\$150.0	\$157.5	\$165.4	\$173.6	\$182.3	\$191.4
Operating Liabilities						
Accounts payable	\$ 25.0	\$ 26.3	\$ 27.6	\$ 28.9	\$ 30.4	\$ 31.9
Accruals	30.0	31.5	33.1	34.7	36.5	38.3
Operating current liabilities	\$ 55.0	\$ 57.8	\$ 60.6	\$ 63.7	\$ 66.9	\$ 70.2

^aProjected figures may not total exactly due to rounding.

To evaluate the plans, Bell's management applied the corporate valuation model to each division, thus valuing them using the free cash flow valuation technique. Each division has a WACC of 10.5%, and Table 15-8 shows the results. The three key items are NOPAT, the required investment in operating capital, and the resulting free cash flows for each year. In addition, the table shows each division's horizon value of operations at 2012, which is the end of the 5 years of explicit forecasts, calculated with Equation 15-2. The value of operations at 2007 is the present value of the free cash flows and the horizon value, discounted at the weighted average cost of capital. As expected, Bell Memory has the greater value of operations, \$709.6 million versus \$505.5 million for Bell Instruments. However, the managers were surprised to see that Bell Memory's Market Value Added (MVA) is *negative:* \$709.6 value of operations – \$870.0 operating capital = -\$160.4 million.⁶ In contrast, Bell Instruments' MVA is positive: \$505.5 value of operations – \$200 operating capital = \$305.5 million.

A second strategic planning meeting was called to address this unexpected result. In it, Bell Memory's managers proposed a \$20 million marketing campaign to boost their sales growth rate from 5% to 6%. They argued that because Bell Memory is so profitable, its value would be much higher if they could push up sales. Before accepting this proposal, though, the proposed changes were run through the valuation model. The managers changed the Bell Memory division's growth rate from 5% to 6%; see the file *FM12 Ch 15 Tool Kit.xls* at the textbook's Web site for details. To their surprise, the division's value of operations fell to \$691.5 million, and its MVA also declined, from -\$160.4 million to -\$178.5 million. Although Bell Memory was profitable, increasing its sales growth actually reduced its value!

To better understand these results, we can express the firm's value in terms of four fundamental wealth drivers:

- g = Growth in sales
- OP = Operating profitability (OP) = NOPAT/Sales
- CR = Capital requirements (CR) = Operating capital/Sales
- WACC = Weighted average cost of capital

How do these drivers affect the value of a firm? First, the sales growth rate generally, but not always, has a positive effect on value, provided the company is profitable enough. However, the effect can be negative if growth requires a great deal of capital, and the cost of that capital is high. Second, operating profitability, which measures the after-tax profit per dollar of sales, always has a positive effect—the higher the better. Third, the capital requirements ratio, which measures how much operating capital is needed to generate a dollar of sales, also has a consistent effect—the lower the CR the better, since a low CR means that the company can generate new sales with smaller amounts of new capital. Finally,

MVA = Total market value - Total capital.

MVA = Value of operations - Investor-supplied operating capital.

Recall from Chapter 3 that investor-supplied operating capital is equal to total net operating capital, which we also call total capital. Therefore, we can estimate MVA for a division or for a privately held company as



⁶Earlier in this chapter we estimated MVA as the estimated value of equity minus the book value of equity. Recall from Chapter 3 that we can also define MVA as

If we subtract the value of any short-term investments from total market value, we get the value of operations. If we subtract short-term investments from total capital, we get investor-supplied operating capital. Therefore, MVA can be estimated as

Initial FCF Valuation of Each Division (Millions of Dollars, Except for Percentages)

	Actual			Projected		
	2007	2008	2009	2010	2011	2012
Panel A: FCF Valuation of the Bell Memory Division Calculation of FCF						
Net operating working capital	\$ 280.0	\$294.0	\$308.7	\$ 324.1	\$ 340.3	\$ 357.4
Net plant	590.0	619.5	650.5	683.0	717.1	753.0
Net operating capital	\$ 870.0	\$913.5	\$959.2	\$1,007.1	\$1,057.5	\$1,110.4
Investment in operating capital		\$ 43.5	\$ 45.7	\$ 48.0	\$ 50.4	\$ 52.9
NOPAT	\$ 78.6	\$ 82.5	\$ 86.7	\$ 91.0	\$ 95.5	\$ 100.3
Free cash flow		\$ 39.0	\$ 41.0	\$ 43.0	\$ 45.2	\$ 47.4
Growth in FCF			5.0%	5.0%	5.0%	5.0%
Value of Operations						
Horizon value						\$ 905.7
Value of operations	\$ 709.6					
Divisional MVA (Value of operations – Capital)	(\$160.4)					
Panel B: FCF Valuation of the Bell Instruments Division Calculation of FCF						
Net operating working capital	\$ 50.0	\$ 52.5	\$ 55.1	\$ 57.9	\$ 60.8	\$ 63.8
Net plant	150.0	157.5	165.4	173.6	182.3	191.4
Net operating capital	\$ 200.0	\$210.0	\$220.5	\$ 231.5	\$ 243.1	\$ 255.3
Investment in operating capital		\$ 10.0	\$ 10.5	\$ 11.0	\$ 11.6	\$ 12.2
NOPAT	\$ 36.0	\$ 37.8	\$ 39.7	\$ 41.7	\$ 43.8	\$ 45.9
Free cash flow		\$ 27.8	\$ 29.2	\$ 30.6	\$ 32.2	\$ 33.8
Growth in FCF			5.0%	5.0%	5.0%	5.0%
Value of Operations						
Horizon value						\$ 645.1
Value of operations	\$ 505.5					
Divisional MVA (Value of	¢005.5					
operations – Capital)	\$305.5	I				

Notes: The WACC is 10.5% for each division. The horizon value (HV) at 2012 is calculated using Equation 15-2, the constant growth formula for free cash flows:

 $HV_{2011} = [FCF_{2012} \times (1 + g)]/(WACC - g).$

The value of operations is the present value of the horizon value and the free cash flows discounted at the WACC, calculated in a manner similar to Figure 15-1. Projected figures may not total exactly due to rounding. See *FM12 Ch 15 Took Kit.xls* at the textbook's Web site for details.

the fourth factor, the WACC, also has a consistent effect—the lower it is, the higher the firm's value.

Another important metric in the corporate valuation model is the **expected return on invested capital (EROIC)**, defined as the expected NOPAT for the coming year divided by the amount of operating capital at the beginning of the year (which is the end of the preceding year). Thus, EROIC represents the expected return on the capital that has already been invested. To illustrate, the EROIC of the Bell Memory division for 2012, the last year in the forecast period, is



$$\text{EROIC}_{2012} = \frac{\text{NOPAT}_{2013}}{\text{Capital}_{2012}} = \frac{\text{NOPAT}_{2012}(1+g)}{\text{Capital}_{2012}} = \frac{\$100.3(1.05)}{\$1,110.4} = 9.5\%.$$

To see exactly how the four value drivers and EROIC determine value for a constant growth firm, we can start with Equation 15-2,

$$V_{op(at time N)} = \frac{FCF_{N+1}}{WACC - g}$$
(15-2)

and rewrite it in terms of the value drivers:

$$V_{op(at time N)} = Capital_{N} + \left[\frac{Sales_{N}(1+g)}{WACC-g}\right] \left[OP - WACC\left(\frac{CR}{1+g}\right)\right].$$
 (15-3)

Equation 15-3 shows that the value of operations can be divided into two components: (1) the dollars of operating capital that investors have provided and (2) the additional value that management has added or subtracted, which is equivalent to MVA.

Note that the first bracket of Equation 15-3 shows the present value of growing sales, discounted at the WACC. This would be the MVA of a firm that has no costs and that never needs to invest additional capital. But firms do have costs and capital requirements, and their effect is shown in the second bracket. Here we see that, holding g constant, MVA will improve if operating profitability (OP) increases, capital requirements (CR) decrease, or WACC decreases.

Note that an increase in growth will not necessarily increase value. OP could be positive, but if CR is quite high, meaning that a lot of new capital is needed to support a given increase in sales, then the second bracket can be negative. In this situation, growth causes the term in the first bracket to increase, but it is being multiplied by a negative term in the second bracket, and the net result will be a decrease in MVA.

We can also rewrite Equation 15-2 in terms of EROIC:

$$V_{op(at time N)} = Capital_{N} + \frac{Capital_{N}(EROIC_{N} - WACC)}{WACC - g}.$$
 (15-4)

Equation 15-4 also breaks value into two components, the value of capital and the MVA, shown in the second term. This term for MVA shows that value depends on the spread between the expected return on invested capital, EROIC, and WACC. If EROIC is greater than WACC, then the return on capital is greater than the return investors expect, and management is adding value. In this case, an increase in the

growth rate causes value to go up. If EROIC is exactly equal to WACC, then the firm is, in an economic sense, "breaking even." It has positive accounting profits and cash flow, but these cash flows are just sufficient to satisfy investors, causing value to exactly equal the amount of capital that has been provided. If EROIC is less than WACC, the term in brackets is negative, management is destroying value, and growth is harmful. Here the faster the growth rate is, the lower the firm's value.

We should also note that the insights from Equations 15-3 and 15-4 apply to all firms, but the equations themselves can only be applied to relatively stable firms whose growth has leveled out at a constant rate. For example, in 2001 Home Depot grew at around 20% per year, so at that time we could not apply Equations 15-3 and 15-4 directly (although we could always apply Equation 15-1). Home Depot's NOPAT/Sales ratio was 5.6%, which was excellent for its industry, but even though it was profitable, it had negative free cash flows. This is because Home Depot was still in its high-growth phase, which required enormous investments in operating capital. Since 2001, Home Depot's sales growth has slowed due to market saturation, and its free cash flows have become very large and positive.⁷ Based on its 2005 financial statements, Home Depot's EROIC was about 21.5%, which is much larger than its WACC. This large spread contributes to its \$45 billion MVA.

Table 15-9 shows the value drivers for Bell's two divisions, measured at 2012, the end of the forecast period. We report these for the end of the forecast period because ratios can change during the forecast period due to input changes. By the end of the forecast period, however, all inputs and ratios should be stable.

Table 15-9 shows that both divisions have the same growth rate and the same WACC. Bell Memory is more profitable, but it also has much higher capital requirements. The result is that Bell Memory's EROIC is only 9.5%, well below its 10.5% WACC. Thus, growth doesn't help Bell Memory-indeed, it lowers the division's value.

Based on this analysis, Bell Memory's managers decided not to request funds for a marketing campaign. Instead, they developed a plan to reduce capital requirements. The new plan called for spending \$50 million on an integrated supply chain information system that would allow them to cut their Inventories/Sales ratio from 30% to 20% and also reduce the Net plant/Sales ratio from 59% to 50%. Table 15-10 shows operating results based on this new plan. The value of operations

 Bell Electronics'	Forecasted	Value Di	rivers for	2012
			Bell Mem	I: ory

Table 15-9

Division 1: Division 2: Bell Memory Bell Instruments Growth: g 5.0% 5.0% Profitability: (NOPAT₂₀₁₂/Sales₂₀₁₂) 7.9 7.2 Capital requirement: (Capital₂₀₁₂/Sales₂₀₁₂) 87.0 40.0 WACC 10.5 10.5 Expected return on invested capital, EROIC: 9.5 $[NOPAT_{2012}(1 + g)/Capital_{2012}]$ 18.9

⁷For example, in 2004 Home Depot generated almost \$3.4 billion in FCF. FCF tumbled in 2005 due to several major acquisitions that required significant investments in operating capital. However, Home Depot's EROIC in 2005 was a robust 21.5%.

Comparison of the Preliminary and Final Plans (Millions of Dollars, Except for Percentages)

	Bell Me	mory	Bell Instruments	
	Preliminary	Final	Preliminary	Final
Inputs				
Sales growth rate, g	5%	5%	5%	6%
Inventories/Sales	30	20	15	16
Net plant/Sales	59	50	30	30
Results				
EROIC (2012) ^a	9.5%	13.0%	18.9%	18.6%
Invested (operating) capital (2012) ^a	\$1,110.4	\$ 867.9	\$255.3	\$274.3
Current value of operations (2007) ^b	709.6	1,157.4	505.5	570.1
Current MVA (2007) ^b	(160.4)	287.4	305.5	370.1

Notes:

"We report EROIC and capital for the end of the forecast period because ratios can change during the forecast

period if inputs change during the forecast period. By the end of the forecast period, however, all inputs and ratios should be stable. We report the value of operations and the MVA as of the current date, 2007, because we want to see the effect that the proposed plans have on

^bWe report the value of operations and the MVA as of the current date, 2007, because we want to see the effect that the proposed plans have on the current value of the divisions.

increases from \$709.6 million to \$1.1574 billion, or by \$447.8 million. Because this is well over the \$50 million required to implement the plan, top management decided to approve the plan. Note also that MVA becomes positive at \$287.4 million, and the divisional EROIC rises to 13.0%, well over the 10.5% WACC.

Bell Instruments' managers also used the valuation model to assess changes in plans for their division. Given their high EROIC, the Instruments division proposed (1) an aggressive marketing campaign and (2) an increase in inventories that would allow faster delivery and fewer stock-outs. Together, these changes would boost the growth rate from 5% to 6%. The direct cost to implement the plan was \$20 million, but there was also an indirect cost in that significantly more inventories would have to be carried. Indeed, the ratio of inventories to sales was forecasted to increase from 15% to 16%.

Should Instruments' new plan be implemented? Table 15-10 shows the forecasted results. The capital requirements associated with the increased inventory caused the EROIC to fall from 18.9% to 18.6%, but (1) the 18.6% return greatly exceeds the 10.5% WACC, and (2) the spread between 18.6% and 10.5% would be earned on additional capital. This caused the forecasted value of operations to increase from \$505.5 to \$570.1 million, or by \$64.6 million. An 18.6% return on \$274.3 million of capital is more valuable than an 18.9% return on \$255.3 million of capital.⁸ You, or one of Bell's stockholders, would surely rather have an asset that provides a 50% return on an investment of \$1,000 than one that provides a 100% return on an investment of \$1. Therefore, the new plan should be accepted, even though it lowers the Instruments division's EROIC.

⁸A potential fly in the ointment is the possibility that Bell has a compensation plan based on rates of return and not on changes in wealth. In such a plan, which is fairly typical, the managers might reject the new proposed strategic plan if it lowers ROIC and, hence, their bonuses, even though the plan is good for the company's stockholders. We discuss the effect of compensation plans in more detail later in the chapter.

Value-Based Management in Practice

The corporate valuation model, in which free cash flows are discounted at the weighted average cost of capital to determine the value of the company, lies at the heart of value-based management. Therefore, before adopting value-based management, managers would be wise to ask if the corporate valuation model produces results that are consistent with actual market values. The answer, according to a study by Copeland, Koller, and Murrin of the consulting firm McKinsey & Company, is a resounding yes. They applied the model to 35 companies and found a 0.94 correlation between the model's estimated values and the actual market values. Additional evidence of the model's usefulness was provided by McCafferty's recent survey, in which CFOs rated the corporate valuation model as the most important technique for estimating the value of a potential acquisition.

Finally, a recent Fortune article described how much corporations are paying consultants to help them implement the model. Marakon Associates, a leading advocate of value-based management, prides itself on having a single-minded view that a company should have one, and only one, goal—to increase shareholder wealth. It often takes Marakon several years to fully implement a value-based management system at a company. One reason for the lengthy implementation period is that Marakon breaks the company into segments to determine where value is currently being created or destroyed. These segments might be divisions, product lines, customers, or even channels of distribution. "Deep drilling," as they call this process, is arduous and time consuming, and it requires a great deal of data and analysis. Also, and perhaps even more important, full implementation requires both a change in corporate culture and the creation of an "organization's collective ability to outthink its rivals." In other words, the skill-set to use value-based management must permeate the entire company.

Although Marakon is a relatively small firm, with only 275 consultants versus almost 5,000 for McKinsey, it generates about \$475,000 in revenue per consultant, which ties it with McKinsey as the most expensive consulting company. Note, though, that its rates seem to be justified. During the late 1990s, Marakon's client companies created an additional \$68 billion of wealth versus what they would have created had they matched their industry peers' results.

Sources: Thomas A. Stewart, "Marakon Runners," Fortune, September 28, 1998, pp. 153–158; Joseph McCafferty, "What Acquiring Minds Want to Know," *CFO*, February 1999, p. 1; and Tom Copeland, Tim Koller, and Jack Murrin, Valuation: Measuring and Managing the Value of Companies (New York: John Wiley & Sons, 1994), p. 83.

Sometimes companies focus on their profitability and growth, without giving adequate consideration to their capital requirements. This is a big mistake—all the wealth creation drivers, not just growth, must be taken into account. Fortunately for Bell's investors, the revised plan was accepted. However, as this example illustrates, it is easy for a company to mistakenly focus only on profitability and growth. They are important, but so are the other value drivers—capital requirements and the weighted average cost of capital. Value-based management explicitly includes the effects of all the value drivers because it uses the corporate valuation model, and they are all embodied in the model.⁹

SELF-TEST

What are the four value drivers?

How is it possible that sales growth would decrease the value of a profitable firm?

You are given the following forecasted information for a constant growth company: Sales = \$10 million; Operating profitability (OP) = 5%; Capital requirements (CR) = 40%; Growth (g) = 6%; and the weighted average cost of capital (WACC) = 10%. What is the current level of capital? What is the current level of NOPAT? What is the EROIC? What is the value of operations? (\$4 million; \$0.5 million; 13.25%; \$7.25 million)

⁹For more on corporate valuation and value-based management, see Tim Koller, Marc Goedhart, and David Wessels, Valuation: Measuring and Managing the Value of Companies, 4th ed. (Hoboken, NJ: John Wiley & Sons, 2005); John D. Martin and J. William Petty, Value Based Management: The Corporate Response to the Shareholder Revolution (Boston: Harvard Business School Press, 2000); James M. McTaggart, Peter W. Kontes, and Michael C. Mankins, The Value Imperative (New York: The Free Press, 1994); and G. Bennett Stewart, The Quest for Value (New York: Harper Collins, 1991).

15.4 Managerial Behavior and Shareholder Wealth

Shareholders want companies to hire managers who are able and willing to take whatever legal and ethical actions they can to maximize stock prices.¹⁰ This obviously requires managers with technical competence, but it also requires managers who are willing to put forth the extra effort necessary to identify and implement value-adding activities. However, managers are people, and people have both personal and corporate goals. Logically, therefore, managers can be expected to act in their own self-interests, and if their self-interests are not aligned with those of stockholders, then corporate value will not be maximized. There are six ways in which a manager's behavior might harm a firm's intrinsic value.

- 1. Managers might not expend the time and effort required to maximize firm value. Rather than focusing on corporate tasks, they might spend too much time on external activities, such as serving on boards of other companies, or on nonproductive activities, such as golfing, lunching, traveling, surfing the Net, and so forth.
- 2. Managers might use corporate resources on activities that benefit themselves rather than shareholders. For example, they might spend company money on such perquisites as lavish offices, memberships at country clubs, museum-quality art for corporate apartments, large personal staffs, and corporate jets. Because these perks are not actually cash payments to the managers, they are called **nonpecuniary benefits**.
- 3. Managers might avoid making difficult but value-enhancing decisions that harm friends in the company. For example, a manager might not close a plant or terminate a project if the manager has personal relationships with those who are adversely affected by such decisions, even if termination is the economically sound action.
- 4. Managers might take on too much risk or they might not take on enough risk. For example, a company might have the opportunity to undertake a risky project with a positive NPV. If the project turns out badly, then the manager's reputation will be harmed and the manager might even be fired. Thus, a manager might choose to avoid risky projects even if they are desirable from a shareholder's point of view. On the other hand, a manager might take on projects with too much risk. Consider a project that is not living up to expectations. A manager might be tempted to invest even more money in the project rather than admit that the project is a failure. Or a manager might be willing to take on a second project with a negative NPV if it has even a slight chance of a very positive outcome, since hitting a home run with this second project might cover up the first project's poor performance. In other words, the manager might throw good money after bad.
- 5. If a company is generating positive free cash flow, a manager might "stockpile" it in the form of marketable securities instead of returning FCF to



See the Web pages of CalPERS (the California Public Employees' Retirement System), http://www.calpers.org, and TIAA–CREF (Teachers Insurance and Annuity Association College Retirement Equity Fund), http://www.tiaa-cref.org, for excellent discussions of corporate governance.

¹⁰Notice that we said both legal and ethical actions. The accounting frauds perpetrated by Enron, WorldCom, and others that were uncovered in 2002 raised stock prices in the short run, but only because investors were misled about the companies' financial positions. Then, when the correct financial information was finally revealed, the stocks tanked. Investors who bought shares based on the fraudulent financial statements lost tens of billions of dollars. Releasing false financial statements is illegal. Aggressive earnings management and the use of misleading accounting tricks to pump up reported earnings is unethical, and executives should and will go to jail as a result of their shenanigans. When we speak of taking actions to maximize stock prices, we mean making operational or financial changes designed to maximize intrinsic stock value, not fooling investors with false or misleading financial reports.

investors. This potentially harms investors because it prevents them from allocating these funds to other companies with good growth opportunities. Even worse, positive FCF often tempts a manager into paying too much for the acquisition of another company. In fact, most mergers and acquisitions end up as break-even deals, at best, for the acquiring company because the premiums paid for the targets are often very large. Why would a manager be reluctant to return cash to investors? First, extra cash on hand reduces the company's risk, which appeals to many managers. Second, a large distribution of cash to investors is an admission that the company doesn't have enough good investment opportunities. Slow growth is normal for a maturing company, but it isn't very exciting for a manager to admit this. Third, there is a lot of glamour associated with making a large acquisition, and this can provide a large boost to a manager's ego. Fourth, compensation usually is higher for executives at larger companies. Cash distributions to investors make a company smaller, not larger.

6. Managers might not release all the information that is desired by investors. Sometimes they might withhold information to prevent competitors from gaining an advantage. At other times they might try to avoid releasing bad news. For example, they might "massage" the data or "manage the earnings" so that the news doesn't look so bad. If investors are unsure about the quality of information provided by managers, they tend to discount the company's expected free cash flows at a higher cost of capital, which reduces the company's intrinsic value.

If senior managers believe there is little chance that they will be removed, we say that they are *entrenched*. Such a company faces a high risk of being poorly run, because entrenched managers are able to act in their own interests rather than in the interests of shareholders.

SELF-TEST

Name six types of managerial behaviors that can reduce a firm's intrinsic value.

15.5 Corporate Governance

A key requirement for successful implementation of value-based management is to influence executives and other managers so that they do not behave in the ways described in the section above, but instead behave in a way that maximizes a firm's intrinsic value. Corporate governance can provide just such an influence. Corporate governance can be defined as the set of laws, rules, and procedures that influence a company's operations and the decisions made by its managers. At the risk of oversimplification, most corporate governance provisions come in two forms, sticks and carrots. The primary stick is the *threat of removal*, either as a decision by the board of directors or as the result of a hostile takeover. If a firm's managers are maximizing the value of the resources entrusted to them, they need not fear the loss of their jobs. On the other hand, if managers are not maximizing value, they should be removed by their own boards of directors, by dissident stockholders, or by other companies seeking to profit by installing a better management team. The main carrot is *compensation*. Managers have greater incentives to maximize intrinsic stock value if their compensation is linked to their firm's performance rather than being strictly in the form of salary.

Almost all corporate governance provisions affect either the threat of removal or compensation. Some provisions are internal to a firm and are under its control.¹¹ These internal provisions and features can be divided into five areas: (1) monitoring and discipline by the board of directors; (2) charter provisions and bylaws that affect the likelihood of hostile takeovers; (3) compensation plans; (4) capital structure choices; and (5) accounting control systems. In addition to the corporate governance provisions that are under a firm's control, there are also environmental factors outside of a firm's control, such as the regulatory environment, block ownership patterns, competition in the product markets, the media, and litigation. Our discussion begins with the internal provisions.

Monitoring and Discipline by the Board of Directors

Shareholders are a corporation's owners and they elect the board of directors to act as agents on their behalf. In the United States, it is the board's duty to monitor senior managers and discipline them, either by removal or by a reduction in compensation, if the managers do not act in the interests of shareholders.¹² This is not necessarily the case outside the United States. For example, many companies in Europe are required to have employee representatives on the board. Also, many European and Asian companies have bank representatives on the board. But even in the United States, many boards fail to act in the shareholders' best interests. How can this be?

Consider the election process. The ballot for a board position usually lists only one candidate. Although outside candidates can run a "write-in" campaign, only those candidates named by the board's nominating committee are on the ballot.¹³ At many companies, the CEO is also the chairman of the board and has considerable influence on this nominating committee. This means that in practice it often is the CEO who in effect nominates candidates for the board. High compensation and prestige go with a position on the board of a major company, so board seats are prized possessions. Board members typically want to retain their positions, and they are grateful to whoever helped get them on the board. Thus, the nominating process often results in a board that is favorably disposed to the CEO.¹⁴

Many board members are "insiders," that is, people who hold managerial positions within the company, such as the CFO. Because insiders report to the CEO, it may be difficult for them to oppose the CEO at a board meeting.

¹¹We have adapted this framework from the one provided by Stuart L. Gillan, "Recent Developments in Corporate Governance: An Overview," *Journal of Corporate Finance*, June 2006, pp. 381–402. Gillan provides an excellent discussion of the issues associated with corporate governance. We highly recommend this paper to the reader who is interested in an expanded discussion of the issues in this section.

¹²There are a few exceptions to this rule. For example, some states have laws allowing the board to take into consideration the interests of other stakeholders, such as employees and members of the community.
¹³There is currently (2006) a movement under way to allow shareholders to also nominate candidates for the board,

¹³There is currently (2006) a movement under way to allow shareholders to also nominate candidates for the board, but only time will tell whether this movement is successful.
¹⁴Voting procedures also affect the ability of outsiders to gain positions on the board. For example, boards can be

¹⁴Voting procedures also affect the ability of outsiders to gain positions on the board. For example, boards can be elected by either cumulative or noncumulative voting. Under cumulative voting, each shareholder is given a number of votes equal to his or her shares times the number of board seats up for election. For example, the holder of 100 shares of stock will receive 1,000 votes if 10 seats are to be filled. Then, the shareholder can distribute his or her votes however he or she sees fit. One hundred votes could be cast for each of 10 candidates, or all 1,000 votes could be cast for one candidate. If noncumulative voting is used, our illustrative stockholder cannot concentrate his or her votes—no more than 100 votes can be cast for any one candidate.

With noncumulative voting, if management controls 51% of the shares, they can fill every seat on the board dissident stockholders cannot put a representative on the board. With cumulative voting, however, if 10 seats are to be filled, dissidents can elect a representative, provided they have 10% plus one share of the stock.

Note also that bylaws specify whether the entire board is to be elected annually or if directors are to have staggered terms, with, say, one-third of the seats to be filled each year and directors to serve 3-year terms. With staggered terms, fewer seats come up each year, making it harder for dissidents to gain representation on the board.

Even outside board members often have strong connections with the CEO through personal friendships, consulting, or other fee-generating activities. In fact, outsiders sometimes have very little expert business knowledge but have "celebrity" status from nonbusiness activities. Some companies also have **inter-locking boards of directors**, where Company A's CEO sits on Company B's board and B's CEO sits on A's board. In these situations, even the outside directors are not truly independent and impartial.

Large boards (those with more than about ten to twelve members) often are less effective than smaller boards. As anyone who has been on a committee can attest, individual participation tends to fall as committee size increases. Thus, there is a greater likelihood that members of a large board will be less active than those on smaller boards.

The compensation of board members has an impact on the board's effectiveness. When board members have extraordinarily high compensation, the CEO also tends to have extremely high compensation. This suggests that such boards tend to be too lenient with the CEO.¹⁵ The form of board compensation also affects board performance. Rather than compensating board members with only salary, many companies now include restricted stock grants or stock options in an effort to better align board members with stockholders.

Studies show that corporate governance usually improves if: (1) the CEO is not also the chairman of the board; (2) the board has a majority of true outsiders who bring some type of business expertise to the board; (3) the board is not too large; and (4) board members are compensated appropriately. The good news for the shareholder is that the boards at many companies have made significant improvements in these directions during the last decade. Fewer CEOs are also board chairmen, and as power has shifted from CEOs to boards as a whole there has been a tendency to replace insiders with strong, independent outsiders. Today, the typical board has about one-third insiders and two-thirds outsiders, and most outsiders are truly independent. Moreover, board members are compensated primarily with stock or options rather than a straight salary. These changes clearly have decreased the patience of boards with poorly performing CEOs. Within the past several years the CEOs of Procter & Gamble, Coca-Cola, GM, IBM, Mattel, Campbell Soup, and Xerox, to name just a few, have been removed by their boards. This would have been unheard of 30 years ago.

Charter Provisions and Bylaws That Affect the Likelihood of Hostile Takeovers

Hostile takeovers usually occur when managers have not been willing or able to maximize the profit potential of the resources under their control. In such a situation, another company can acquire the poorly performing firm, replace its managers, increase free cash flow, and improve MVA. The following paragraphs describe some provisions that can be included in a corporate charter to make it harder for poorly performing managers to remain in control.¹⁶

¹⁵See I. E. Brick, O. Palmon, and J. Wald, "CEO Compensation, Director Compensation, and Firm Performance: Evidence of Cronyism?" *Journal of Corporate Finance*, June 2006, pp. 403–423.

¹⁶Some states have laws that go further than others to protect management. This is one reason that many companies are incorporated in manager-friendly Delaware. Some companies have even shifted their state of incorporation to Delaware because their managers felt that a hostile takeover attempt was likely. Note that a "shareholder-friendly charter" could and would waive the company's right to strong anti-takeover protection, even if the state allowed it.

A shareholder-friendly charter should ban targeted share repurchases, also known as **greenmail**. For example, suppose a company's stock is selling for \$20 per share. Now a hostile bidder, or raider, who plans to replace management if the takeover is successful, buys 5% of the company's stock at the \$20 price.¹⁷ The raider then makes an offer to purchase the remainder of the stock for \$30 per share. The company might offer to buy back the bidder's stock at a price of, say, \$35 per share. This is called a targeted share repurchase since the stock will be purchased only from the bidder and not from any other shareholders. Because the bidder paid only \$20 per share for the stock, he or she would be making a quick profit of \$15 per share, which could easily total several hundred million dollars. As a part of the deal, the raider would sign a document promising not to attempt to take over the company for a specified number of years; hence the buyback also is called greenmail. Greenmail hurts shareholders in two ways. First, they are left with \$20 stock when they could have received \$30 per share. Second, the company purchased stock from the bidder at \$35 per share, which represents a direct loss by the remaining shareholders of \$15 for each repurchased share.

Managers who buy back stock in targeted repurchases typically argue that their firms are worth more than the raiders offered, and that in time the "true value" will be revealed in the form of a much higher stock price. This situation might be true if a company were in the process of restructuring itself, or if new products with high potential were in the pipeline. But if the old management had been in power for a long time, and if it had a history of making empty promises, then one should question whether the true purpose of the buyback was to protect stockholders or management.

Another characteristic of a stockholder-friendly charter is that it does not contain a **shareholder rights provision**, better described as a **poison pill**. These provisions give the shareholders of target firms the right to buy a specified number of shares in the company at a very low price if an outside group or firm acquires a specified percentage of the firm's stock. Therefore, if a potential acquirer tries to take over a company, its other shareholders will be entitled to purchase additional shares of stock at a bargain price, thus seriously diluting the holdings of the raider. For this reason, these clauses are called poison pills, because if they are in the charter, the acquirer will end up swallowing a poison pill if the acquisition is successful. Obviously, the existence of a poison pill makes a takeover more difficult, and this helps to entrench management.

A third management entrenchment tool is a **restricted voting rights** provision, which automatically deprives a shareholder of voting rights if the shareholder owns more than a specified amount of stock. The board can grant voting rights to such a shareholder, but this is unlikely if the shareholder plans to take over the company.

Using Compensation to Align Managerial and Shareholder Interests

The typical CEO today receives a fixed salary, a cash bonus based on the firm's performance, and stock-based compensation, either in the form of stock grants or

¹⁷Someone can, under the law, acquire up to 5% of a firm's stock without announcing the acquisition. Once the 5% limit has been hit, the acquirer must "announce" the acquisition by filing a report with the SEC, and the report must list not only the acquirer's position but also his or her intentions, such as a passive investment or a takeover. These reports are monitored closely, so as soon as one is filed, management is alerted to the imminent possibility of a takeover.

option grants. Cash bonuses often are based upon short-run operating factors, such as this year's growth in earnings per share, or medium-term operating performance, such as earnings growth over the last 3 years.

Stock-based compensation is often in the form of options. Chapter 8 explains option valuation in detail, but we discuss here how a standard stock option compensation plan works. Suppose IBM decides to grant an option to an employee, allowing him or her to purchase a specified number of IBM shares at a fixed price, called the **exercise price**, regardless of the actual price of the stock. The exercise price is usually set equal to the current stock price at the time the option is granted. Thus, if IBM's current price were \$100, then the option would have an exercise price of \$100. Options usually cannot be exercised until after some specified period (the **vesting period**), which is usually 1 to 5 years. Moreover, they have an **expiration date**, usually 10 years after issue. For our IBM example, assume that the vesting period is 3 years and the expiration date is 10 years. Thus, the employee can exercise the option 3 years after issue or wait as long as 10 years. Of course, the employee would not exercise unless IBM's stock is above the \$100 exercise price, and if the price never rose above \$100, the option would expire unexercised. However, if the stock price were above \$100 on the expiration date, the option would surely be exercised.

Suppose the stock price had grown to \$134 after 5 years, at which point the employee decided to exercise the option. He or she would buy stock from IBM for \$100, so IBM would get only \$100 for stock worth \$134. The employee would (probably) sell the stock the same day he or she exercised the option, hence would receive in cash the \$34 difference between the \$134 stock price and the \$100 exercise price. People often time the exercise of options to the purchase of a new home or some other large expenditure.

In theory, stock options should align a manager's interests with those of shareholders, influencing the manager to behave in a way that maximizes the company's value. But in practice there are two reasons why this does not always occur.

First, suppose in the example above a CEO is granted options on 1 million shares. In this case, the executive would receive \$34 for each option, or a total of \$34 million. Keep in mind that this is in addition to an annual salary and cash bonuses. The logic behind employee options is that they motivate people to work harder and smarter, thus making the company more valuable and benefiting shareholders. But take a closer look at this example. If the risk-free rate is 5.5%, the market risk premium is 6%, and IBM's beta is 1.19, then the expected return, based on the CAPM, is 5.5% + 1.19(6%) = 12.64%. IBM's dividend yield is only 0.8%, so the expected annual price appreciation must be around 11.84% (12.64% - 0.8% = 11.84%). Now note that if IBM's stock price grew from \$100 to \$134 over 5 years, that would translate to an annual growth rate of only 6%, not the 11.84% shareholders expected. Thus, the executive would receive \$34 million for helping run a company that performed below shareholders' expectations. As this example illustrates, standard stock options do not necessarily link executives' wealth with that of shareholders.

Even worse, the events of the early 2000s showed that some executives were willing to illegally falsify financial statements in order to drive up stock prices just prior to exercising their stock options. In some notable cases, the subsequent stock price drop and loss of investor confidence have forced firms into bankruptcy. This behavior is certainly not in shareholders' best interests!¹⁸

¹⁸Several academic studies show that option-based compensation leads to a greater likelihood of earnings restatements and outright fraud. See A. Agrawal and S. Chadha, "Corporate Goverance and Accounting Scandals," *Journal of Law* and Economics, 2006, pp. 371–406; N. Burns and S. Kedia, "The Impact of Performance-Based Compensation on Misreporting," *Journal of Financial Economics*, January 2006, pp. 35–67; and D. J. Denis, P. Hanouna, and A. Sarin, "Is There a Dark Side to Incentive Compensation?" *Journal of Corporate Finance*, June 2006, pp. 467–488.

As a result, companies today are experimenting with different types of compensation plans, with different vesting periods and different measures of performance. For example, it is more difficult to legally manipulate EVA (Economic Value Added) than it is to manipulate earnings per share.¹⁹ Just as "all ships rise in a rising tide," so too do most stocks rise in a bull market such as the one during the 1990s. In a strong market, even the stocks of companies whose performance ranks in the bottom 10% of their peer group can rise and thus trigger handsome executive bonuses. This situation is leading to compensation plans that are based on *relative* as opposed to *absolute* stock price performance. For example, some compensation plans have indexed options, whose exercise prices depend on the performance of the market or of a subset of competitors. Finally, the empirical results from academic studies show that the correlation between executive compensation and corporate performance is mixed. Some studies suggest that the type of compensation plan used affects company performance, while others suggest little if any effect.²⁰ But we can say with certainty that managerial compensation plans will continue to receive lots of attention from researchers, the popular press, and boards of directors.

Capital Structure and Internal Control Systems

Capital structure decisions can affect managerial behavior. As the debt level increases, so does the probability of bankruptcy. This increased threat of bankruptcy brings with it two effects on behavior. First, when times are good, managers may waste cash flow on perquisites and unnecessary expenditures as described earlier in this chapter. The good news is that an increasing threat of bankruptcy reduces such wasteful spending.

But the bad news is that a manager may become gun-shy and reject positive NPV projects if they are risky. From a stockholder's point of view it would be unfortunate if a risky project caused the company to go into bankruptcy, but note that other companies in the stockholder's portfolio may be taking on risky projects that turn out successfully. Since most stockholders are well diversified, they can afford for a manager to take on risky but positive NPV projects. But a manager's reputation and wealth are generally tied to a single company, so the project may be unacceptably risky from the manager's point of view. Thus, high debt can cause managers to forgo positive NPV projects unless they are extremely safe. This is called the **underinvestment problem**, and it is another type of agency cost. Notice that debt can reduce one aspect of agency costs (wasteful spending), but it may increase another (underinvestment), so the net effect on value isn't clear.

Internal control systems have become an increasingly important issue since the passage of the Sarbanes-Oxley Act of 2002. Section 404 of the act requires companies to establish effective internal control systems. The Securities Exchange Commission, which is charged with the implementation of Sarbanes-Oxley, defines an effective internal control system as one that provides "reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles." In other words, investors should be able to trust a company's reported financial statements.

¹⁹For a discussion of EVA, see Al Ehrbar, *EVA: The Real Key to Creating Wealth* (New York; John Wiley & Sons, 1998); and Pamela P. Peterson and David R. Peterson, *Company Performance and Measures of Value Added* (The Research Foundation of the Institute of Chartered Financial Analysts, 1996).

²⁰For example, see Jennifer Carpenter and David Yermack, eds. *Executive Compensation and Shareholder Value* (Boston: Kluwer Academic Publishers, 1999).

The Sarbanes-Oxley Act of 2002 and Corporate Governance



In 2002 Congress passed the Sarbanes-Oxley Act, known in the industry now as SOX, as a measure to improve transparency in financial accounting and to prevent fraud. SOX consists of eleven chapters, or titles, which establish wide-ranging new regulations for auditors, CEOs and CFOs, boards of directors, investment analysts, and investment banks. These regulations are designed to ensure that (a) companies that perform audits are sufficiently independent of the companies that they audit, (b) a key executive in each company personally certifies that the financial statements are complete and accurate, (c) the board of directors' audit committee is relatively independent of management, (d) financial analysts are relatively independent of the companies they analyze, and (e) companies publicly and promptly release all important information about their financial condition. The individual titles are briefly summarized below.

Title I establishes the Public Company Accounting Oversight Board, whose charge is to oversee auditors and establish quality control and ethical standards for audits.

Title II requires that auditors be independent of the companies that they audit. Basically this means they can't provide consulting services to the companies they audit. The purpose is to remove financial incentives for auditors to help management cook the books.

Title III requires that the board of directors' audit committee must be composed of "independent" members. Section 302 requires that the CEO and CFO must review the annual and quarterly financial statements and reports and personally certify that they are complete and accurate. Penalties for certifying reports executives know are false range up to a \$5 million fine, 20 years in prison, or both. Under Section 304, if the financial statements turn out to be false and must be restated, then certain bonuses and equity-based compensation that executives earn must be reimbursed to the company.

Title IV's Section 401(a) requires prompt disclosure and more extensive reporting on off-balance sheet transactions. Section 404 requires that management evaluate its internal financial controls and report whether they are "effective." The external auditing firm must also indicate whether it agrees with management's evaluation of its internal controls. Section 409 requires that a company disclose to the public promptly and *in plain English* any material changes to its financial condition. Title IV also places restrictions on the loans that a company can make to its executives.

Title V addresses the relationship between financial analysts, the investment banks they work for, and the companies they cover. It requires that analysts and brokers who make stock recommendations disclose any conflicts of interest they might have with the stocks they recommend.

Titles VI and VII are technical in nature, dealing with the SEC's budget and powers and requiring that several studies be undertaken by the SEC.

Title VIII establishes penalties for destroying or falsifying audit records. It also provides "whistleblower protection" for employees who report fraud.

Title IX increases the penalties for a variety of white-collar crimes associated with securities fraud, such as mail and wire fraud. Section 902 also makes it a crime to alter, destroy, or hide documents that might be used in an investigation. It also makes it a crime to conspire to do so.

Title X requires that the CEO sign the company's federal income tax return.

Title XI provides penalties for obstructing an investigation and grants the SEC authority to remove officers or directors from a company if they have committed fraud.

Environmental Factors Outside of a Firm's Control

As noted earlier, corporate governance is also affected by environmental factors that are outside of a firm's control, including the regulatory/legal environment, block ownership patterns, competition in the product markets, the media, and litigation.

Regulations and Laws The regulatory/legal environment includes the agencies that regulate financial markets, such as the SEC. Even though the fines and penalties levied on firms for financial misrepresentation by the SEC are relatively small, the damage to a firm's reputation can have significant costs, leading to extremely

large reductions in the firm's value.²¹ Thus, the regulatory system has an enormous impact on corporate governance and firm value.

The regulatory/legal environment also includes the laws and legal system under which a company operates. These vary greatly from country to country. Studies show that firms located in countries with strong legal protection for investors have stronger corporate governance, and that this is reflected in better access to financial markets, a lower cost of equity, increases in market liquidity, and less noise in stock prices.²²

Block Ownership Patterns Prior to the 1960s, most U.S. stock was owned by a large number of individual investors, each of whom owned a diversified portfolio of stocks. Because these individuals owned a small amount of any given company's stock, they could do little to influence its operations. Also, with such a small investment, it was not cost effective for them to monitor companies closely. Indeed, if a stockholder was dissatisfied, he or she would typically just "vote with his or her feet," that is, sell his or her stock. This situation began to change as institutional investors such as pension and mutual funds gained control of a larger and larger share of investment capital, and as they then acquired a larger and larger percentage of all outstanding stock. Given their large block holdings, it now makes sense for institutional investors to monitor management, and they have the clout to influence the board. In some cases, they have actually elected their own representatives to the board. For example, when TIAA–CREF, a huge private pension fund, became frustrated with the performance and leadership of Furr's/Bishop, a cafeteria chain, the fund led a fight that ousted the entire board and then elected a new board, which consisted only of outsiders.

In general, activist investors with large blocks in companies have been good for all shareholders. They have searched for firms with poor profitability and then replaced management with new teams that are well-versed in value-based management techniques, and thereby have improved profitability. Not surprisingly, stock prices usually rise when the news comes out that a well-known activist investor has taken a major position in an underperforming company.

Note that activist investors can improve performance even if they don't go so far as to take over a firm. More often, they either elect their own representatives to the board or simply point out the firm's problems to other board members. In such cases, boards often change their attitudes and become less tolerant when they realize that the management team is not following the dictates of value-based management. Moreover, the firm's top managers recognize what will happen if they don't whip the company into shape, and they go about doing just that.

Competition in the Product Markets The degree of competition in a firm's product market has an impact on its corporate governance. For example, companies in industries with lots of competition don't have the luxury of tolerating poorly performing CEOs. As might be expected, CEO turnover is more likely in competitive industries than in those with less competition.²³ When most firms in an industry

²¹For example, see Jonathan M. Karpoff, D. Scott Lee, and Gerald S. Martin, "The Cost to Firms of Cooking the Books" (March 8, 2006). Available at SSRN: http://ssrn.com/abstract=652121.

Books (March 8, 2000). Available at SSKN: http://ssm.com/abstract=052121.
 ²²For example, see R. La Porta, F. Lopez-de-Silanes, A. Shleifer, and R. Vishny, "Legal Determinants of External Finance," *Journal of Finance*, 1997, pp.1131–1150; Hazem Daouk, Charles M. C. Lee, and David Ng, "Capital Market Governance: How Do Security Laws Affect Market Performance?" *Journal of Corporate Finance*, June 2006, pp. 560–593; and Li Jin and Stewart C. Myers, "R² Around the World: New Theory and New Tests," *Journal of Financial Economics*, 2006, pp. 257–292.
 ²³See M. De Fond and C. Park, "The Effect of Competition on CEO Turnover," *Journal of Accounting and Economics*, 2006, pp. 257–292.

²³See M. De Fond and C. Park, "The Effect of Competition on CEO Turnover," *Journal of Accounting and Economics*, 1999, pp. 35–56; and T. Fee and C. Hadlock, "Management Turnover and Product Market Competition: Empirical Evidence from the U.S. Newspaper Industry," *Journal of Business*, 2000, pp. 205–243.

International Corporate Governance

Corporate governance includes the following factors: (1) the likelihood that a poorly performing firm can be taken over; (2) whether the board of directors is dominated by insiders or outsiders; (3) the extent to which most of the stock is held by a few large "blockholders" versus many small shareholders; and (4) the size and form of executive compensation. A recent study compared corporate governance in Germany, Japan, and the United States.

First, note from the accompanying table that the threat of a takeover serves as a stick in the United States but not in Japan or Germany. This threat, which reduces management entrenchment, should benefit shareholders in the United States relative to the other two countries. Second, German and Japanese boards are larger than those in the United States, and Japanese boards consist primarily of insiders versus German and American boards, which have similar inside/outside mixes. It should be noted, though, that the boards of most large German corporations include representatives of labor, whereas U.S. boards represent just shareholders. Thus, it would appear that U.S. boards, with a higher percentage of outsiders, would have interests most closely aligned with those of shareholders.

German and Japanese firms are also more likely to be controlled by large blocks of stock than those in the United States. Although pension and mutual funds, as well as other institutional investors, are increasingly important in the United States, block ownership is still less prevalent than in Germany and Japan. In both Germany and Japan, banks often own large blocks of stock, something that is not permitted by law in the United States, and corporations also own large blocks of stock in other corporations. In Japan, combinations of companies, called **keiretsus**, have cross-ownership of stock among the member companies, and these interlocking blocks distort the definition of an outside board member. For example, when the performance of a company in a keiretsu deteriorates, new directors are often appointed from the staffs of other members of the keiretsu. Such appointees might be classified officially as insiders, but they represent interests other than those of the troubled company's CEO.

In general, large blockholders are better able to monitor management than are small investors, so one might expect the blockholder factor to favor German and Japanese shareholders. However, these blockholders have other relationships with the company that might be detrimental to outside shareholders. For example, if one company buys from another, transfer pricing might be used to shift wealth to a favored company, or a company might be forced to buy from a sister company in spite of the availability of lowercost resources from outside the group.

Executive compensation packages differ dramatically across the three countries, with U.S. executives receiving by far the highest compensation. However, compensation plans are remarkably similar in terms of how sensitive total compensation is to corporate performance.

are fairly similar, then you might expect it to be easier to find a qualified replacement from another firm for a poorly performing CEO. This is exactly what the evidence shows: As industry homogeneity increases, so does the likelihood of CEO turnover.²⁴

The Media and Litigation Corporate governance, especially compensation, is a hot topic in the media. The media can have a positive impact by discovering or reporting corporate problems, such as the Enron scandal. Another example is the extensive recent (2006) coverage being given to option backdating, in which the exercise prices of executive stock options are set *after* the options officially have been granted. Because the exercise prices are set at the lowest stock price during the quarter in which the options are granted, the options are in-the-money and more valuable when their "official" life begins. However, the media can also hurt corporate governance by focusing too much attention on a CEO. Such "superstar"

²⁴See R. Parrino, "CEO Turnover and Outside Succession: A Cross-Sectional Analysis," Journal of Financial Economics, 1997, pp. 165–197.



Which country's system of corporate governance is best from the standpoint of a shareholder whose goal is stock price maximization? There is no definitive answer. U.S. stocks have had the best performance in recent years. Moreover, German and Japanese companies are slowly moving toward the U.S. system with respect to size of compensation, and compensation plans in all three countries are being linked ever more closely to performance. At the same time, though, U.S. companies are moving toward the others in the sense of having larger ownership blocks, and since those blocks are primarily held by pension and mutual funds rather than banks and related corporations, they better represent the interests of shareholders.

Source: Steven N. Kaplan, "Top Executive Incentives in Germany, Japan, and the USA: A Comparison," in *Executive Compensation and Shareholder Value*, Jennifer Carpenter and David Yermack, eds. (Boston: Kluwer Academic Publishers, 1999), pp. 3–12.

	Germany	Japan	United States
Threat of a takeover	Moderate	Low	High
Board of directors			
Size of board	26	21	14
Percent insiders	27%	91%	33%
Percent outsiders	73%	9%	67%
Are large blocks of stock typically owned by	X		
A controlling tamily?	Yes	No	No
Another corporation?	Yes	Yes	No
A bank?	Yes	Yes	No
Executive compensation			
Amount of compensation	Moderate	Low	High
Sensitivity to performance	Low to moderate	Low to moderate	Low to moder

International Characteristics of Corporate Governance

CEOs often command excessive compensation packages and spend too much time on activities outside the company, resulting in too much pay for too little performance.²⁵

In addition to penalties and fines from regulatory bodies such as the SEC, civil litigation also occurs when companies are suspected of fraud. The recent research indicates that such suits lead to improvements in corporate governance.²⁶

SELF-TEST

What are two primary forms of corporate governance (that is, the carrot and the stick)? What factors improve a board of directors' effectiveness?

What are three provisions in many corporate charters that deter takeovers?

Describe how a typical stock option plan works. What are some problems with a typical stock option plan?

²⁵See U. Malmendier and G. A. Tate, "Superstar CEOs," Working Paper, Stanford University, 2005.

²⁶For example, see D. B. Farber, "Restoring Trust after Fraud: Does Corporate Governance Matter?" Accounting

Review, 2005, pp. 539–561; and Stephen P. Ferris, Tomas Jandik, Robert M. Lawless, and Anil Makhija, "Derivative

Lawsuits as a Corporate Governance Mechanism: Empirical Evidence on Board Changes Surrounding Filings,"

Journal of Financial and Quantitative Analysis, forthcoming.



See http://www .esopassociation .org for more on ESOPs.

15.6 Employee Stock Ownership Plans (ESOPs)

Studies show that 90% of the employees who receive stock under option plans sell the stock as soon as they exercise their options, so the plans motivate employees only for a limited period.²⁷ Moreover, many companies limit their stock option plans to key managers and executives. To help provide long-term productivity gains, and also to help improve retirement incomes for all employees, Congress authorized the use of Employee Stock Ownership Plans (ESOPs). Today about 9,000 privately held companies and 1,000 publicly held firms have ESOPs, and more are being created every day. Typically, the ESOP's major asset is shares of the common stock of the company that created it, and of the 10,000 total ESOPs, about 2,500 of them actually own a majority of their company's stock.²⁸

To illustrate how an ESOP works, consider Gallagher & Abbott Inc. (G&A), a Knoxville, Tennessee, construction company. G&A's simplified balance sheet is shown below:

Assets		Liabilities and Equity	
Cash	\$ 10	Debt	\$100
Other	190	Equity (1 million shares)	100
Total	\$200	Total	\$200

G&A's Balance Sheet prior to ESOP (Millions of Dollars)

Now G&A creates an ESOP, which is a new legal entity. The company issues 500,000 shares of new stock at \$100 per share, or \$50 million in total, which it sells to the ESOP. G&A's employees are the ESOP's stockholders, and each employee receives an ownership interest based on the size of his or her salary and years of service. The ESOP borrows the \$50 million to buy the newly issued stock.²⁹ Financial institutions are willing to lend the ESOP the money because G&A signs a guarantee for the loan. Here is the company's new balance sheet:

			,
Assets		Liabilities and Equity	
Cash	\$ 60	Debt ^a	\$100
Other	190	Equity (1.5 million shares)	150
Total	<u>\$250</u>	Total	\$250

G&A's Balance Sheet after the ESOP (Millions of Dollars)

^aThe company has guaranteed the ESOP's loan, and it has promised to make payments to the ESOP sufficient to retire the loan, but this does not show up on the balance sheet.

 ²⁷See Gary Laufman, "To Have and Have Not," CFO, March 1998, pp. 58–66.
 ²⁸See Eugene Pilotte, "Employee Stock Ownership Plans, Management Motives, and Shareholder Wealth: A Review of the Evidence," Journal of Financial Education, Spring 1997, pp. 41–46; and Daniel Eisenberg, "No ESOP Fable," Time, May 10, 1999, p. 95.

²⁹Our description is somewhat simplified. Technically, the stock would be placed in a suspense account and then be allocated to employees as the debt is repaid.

The company now has an additional \$50 million of cash and \$50 million more of book equity, but it has a de facto liability due to its guarantee of the ESOP's debt. It could use the cash to finance an expansion, but many companies use the cash to repurchase their own common stock, so we assume that G&A will do likewise. The company's new balance sheets, and that of the ESOP, are shown below:

Assets		Liabilities and Equity	
Cash	\$ 10	Debt	\$100
Other	190	Equity (1 million shares)	150
		Treasury stock	(50)
Total	\$200	Total	\$200

G&A's Balance Sheet after the ESOP and Share Repurcha	ise
(Millions of Dollars)	

ESOP's I	nitial B	alance Sh	eet (Milli	ions of	Dollars)
	Interest D	analiee on	CCC (ITTILL		D'Ollar O/

Assets		Liabilities and Equity	
Cash	\$ 10	Debt	\$100
Other	190	Equity (1 million shares)	100
Total	\$200	Total	\$200

Note that while the company's balance sheet looks exactly as it did initially, there is really a huge difference—the footnote that discloses that the company has guaranteed the ESOP's debt, hence that it has an off-balance-sheet liability of \$50 million. Moreover, because the ESOP has no equity, the guarantee is very real indeed. Finally, note that operating assets have not been increased at all, but the total debt outstanding supported by those assets has increased by \$50 million.³⁰

If this were the whole story, there would be no reason to have an ESOP. However, G&A has promised to make payments to the ESOP in sufficient amounts to enable the ESOP to pay interest and principal charges on the debt so as to amortize the debt over 15 years. Thus, after 15 years the debt will be paid off, and the ESOP's equity holders, who are the employees, will have equity with a book value of \$50 million and a market value that could be much higher if G&A's stock increases, as it should over time. Then, as employees retire, the ESOP will distribute a pro rata amount of the G&A stock to each employee, who can then use it as a part of his or her retirement plan.

An ESOP is clearly beneficial for employees, but why would a company want to establish one? There are five primary reasons:

1. Congress passed the enabling legislation in hopes of enhancing employees' productivity and thus making the economy more efficient. In theory, if an employee has equity in the enterprise, he or she will work harder and smarter. Note too that if employees are more productive and creative, this will benefit

³⁰We assumed that the company used the \$50 million paid to it by the ESOP to repurchase common stock and thus to increase its de facto debt. It could have used the \$50 million to retire debt, in which case its true debt ratio would remain unchanged, or it could have used the money to support an expansion.

outside shareholders, because productivity enhancements that benefit ESOP shareholders also benefit outside shareholders.

- 2. The ESOP represents additional compensation to employees, because in our example there is a \$50 million (or more) transfer of wealth from existing share-holders to employees over the 15-year period. Presumably, if the ESOP were not created, then some other form of compensation would have been required, and that alternative compensation might not have the secondary benefit of enhancing productivity. Note too that the ESOP's payments to employees (as opposed to the payment by the company) come primarily at retirement, and Congress wanted to boost retirement incomes.
- 3. Depending on when an employee's rights to the ESOP are vested, the ESOP may help the firm retain employees.
- 4. There are also strong tax incentives to encourage a company to form an ESOP. First, Congress decreed that in cases where the ESOP owns 50% or more of the company's common stock, the financial institutions that lend money to ESOPs can exclude from taxable income 50% of the interest they receive on the loan. This improves the financial institutions' after-tax returns, making them willing to lend to ESOPs at below-market rates. Therefore, a company that establishes an ESOP can borrow through the ESOP at a lower rate than would otherwise be available—in our example, the \$50 million of debt would be at a reduced rate.

There is also a second tax advantage. If the company were to borrow directly, it could deduct interest but not principal payments from its taxable income. However, companies typically make the required payments to their ESOPs in the form of cash dividends. Dividends are not normally deductible from taxable income, *but cash dividends paid on ESOP stock are deductible if the dividends are paid to plan participants or are used to repay the loan*. Thus, companies whose ESOPs own 50% of their stock can in effect borrow on ESOP loans at subsidized rates and then deduct both the interest and principal payments made on the loans. American Airlines and Publix Supermarkets are two of the many firms that have used ESOPs to obtain this benefit, along with motivating employees by giving them an equity interest in the enterprise.

5. A less desirable use of ESOPs is to help companies avoid being acquired by another company. The company's CEO, or someone appointed by the CEO, typically acts as trustee for its ESOP, and the trustee is supposed to vote the ESOP's shares according to the will of the plan participants. Moreover, the participants, who are the company's employees, usually oppose takeovers because they frequently involve labor cutbacks. Therefore, if an ESOP owns a significant percentage of the company's shares, then management has a powerful tool for warding off takeovers. This is not good for outside stockholders.

Are ESOPs good for a company's shareholders? In theory, ESOPs motivate employees by providing them with an ownership interest. That should increase productivity and thereby enhance stock values. Moreover, tax incentives mitigate the costs associated with some ESOPs. However, an ESOP can be used to help entrench management, and that could hurt stockholders. How do the pros and cons balance out? The empirical evidence is not entirely clear, but certain findings are worth noting. First, if an ESOP is established to help defend against a takeover, then the firm's stock price typically falls when plans for the ESOP are announced. The market does not like the prospect of entrenching management and having to give up the premium normally associated with a takeover. However, if the ESOP is established for tax purposes and/or to motivate employees, the stock price generally goes up at the time of the announcement. In these cases, the company typically has a subsequent improvement in sales per employee and other long-term performance measures, which stimulates the stock price. Indeed, a recent study showed that companies with ESOPs enjoyed a 26% average annual stock return versus a return of only 19% for peer companies without ESOPs.³¹ Therefore, it appears that ESOPs, if used appropriately, can be a powerful tool to help create shareholder value.

SELF-TEST

What are ESOPs? What are some of their advantages and disadvantages?

Summary

- **Corporate assets** consist of operating assets and financial, or nonoperating, assets.
- **Operating assets** take two forms: assets-in-place and growth options.
- Assets-in-place include the land, buildings, machines, and inventory that the firm uses in its operations to produce products and services.
- **Growth options** refer to opportunities the firm has to increase sales. They include opportunities arising from R&D expenditures, customer relationships, and the like.
- **Financial**, or **nonoperating**, **assets** are distinguished from operating assets and include items such as investments in marketable securities and noncontrolling interests in the stock of other companies.
- The **value of nonoperating assets** is usually close to the figure reported on the balance sheet.
- The **value of operations** is the present value of all the future free cash flows expected from operations when discounted at the weighted average cost of capital:

$$V_{\text{op(at time 0)}} = \sum_{t=1}^{\infty} \frac{FCF_t}{(1 + WACC)^t}$$

• The **terminal**, or **horizon**, **value** is the value of operations at the end of the explicit forecast period. It is also called the **continuing value**, and it is equal to the present value of all free cash flows beyond the forecast period, discounted back to the end of the forecast period at the weighted average cost of capital:

Continuing value =
$$V_{op(at time N)} = \frac{FCF_{N+1}}{WACC - g} = \frac{FCF_N(1 + g)}{WACC - g}$$
.

- The **corporate valuation model** can be used to calculate the total value of a company by finding the value of operations plus the value of nonoperating assets.
- The **value of equity** is the total value of the company minus the value of the debt and preferred stock. The **price per share** is the total value of the equity divided by the number of shares.

³¹See Daniel Eisenberg, "No ESOP Fable," Time, May 10, 1999, p. 95.

- **Value-based management** involves the systematic use of the corporate valuation model to evaluate a company's potential decisions.
- The four **value drivers** are (1) the growth rate in sales (g), (2) operating profitability (OP), which is measured by the ratio of NOPAT to sales, (3) capital requirements (CR) as measured by the ratio of operating capital to sales, and (4) the weighted average cost of capital (WACC).
- **Expected return on invested capital (EROIC)** is equal to expected NOPAT divided by the amount of capital that is available at the beginning of the year.
- A company creates value when the spread between EROIC and WACC is positive, that is, when EROIC WACC > 0.
- **Corporate governance** involves the manner in which shareholders' objectives are implemented, and it is reflected in a company's policies and actions.
- The two primary mechanisms used in corporate governance are: (1) the threat of removal of a poorly performing CEO and (2) the type of plan used to compensate executives and managers.
- Poorly performing managers can be removed either by a takeover or by the company's own board of directors. Provisions in the corporate charter affect the difficulty of a successful takeover, and the composition of the board of directors affects the likelihood of a manager being removed by the board.
- **Managerial entrenchment** is most likely when a company has a weak board of directors coupled with strong anti-takeover provisions in its corporate charter. In this situation, the likelihood that badly performing senior managers will be fired is low.
- **Nonpecuniary benefits** are noncash perks such as lavish offices, memberships at country clubs, corporate jets, foreign junkets, and the like. Some of these expenditures may be cost effective, but others are wasteful and simply reduce profits. Such fat is almost always cut after a hostile takeover.
- **Targeted share repurchases,** also known as **greenmail**, occur when a company buys back stock from a potential acquirer at a higher than fair market price. In return, the potential acquirer agrees not to attempt to take over the company.
- Shareholder rights provisions, also known as poison pills, allow existing shareholders to purchase additional shares of stock at a lower than market value if a potential acquirer purchases a controlling stake in the company.
- A **restricted voting rights** provision automatically deprives a shareholder of voting rights if the shareholder owns more than a specified amount of stock.
- **Interlocking boards of directors** occur when the CEO of Company A sits on the board of Company B, and B's CEO sits on A's board.
- A **stock option** provides for the purchase of a share of stock at a fixed price, called the **exercise price**, no matter what the actual price of the stock is. Stock options have an **expiration date**, after which they cannot be exercised.
- An **Employee Stock Ownership Plan**, or **ESOP**, is a plan that facilitates employees' ownership of stock in the company for which they work.

Questions

- (15-1) Define each of the following terms:
 - a. Assets-in-place; growth options; nonoperating assets
 - b. Net operating working capital; operating capital; NOPAT; free cash flow
 - c. Value of operations; horizon value; corporate valuation model
 - d. Value-based management; value drivers; EROIC
 - e. Managerial entrenchment; nonpecuniary benefits
 - f. Greenmail; poison pills; restricted voting rights
 - g. Stock option; ESOP
- (15-2) Explain how to use the corporate valuation model to find the price per share of common equity.
- (15-3) Explain how it is possible for sales growth to decrease the value of a profitable company.
- (15-4) What are some actions an entrenched management might take that would harm shareholders?
- (15-5) How is it possible for an employee stock option to be valuable even if the firm's stock price fails to meet shareholders' expectations?

Self-Test Problem Solution Appears in Appendix A

(ST-1)

Corporate Valuation

Watkins Inc. has never paid a dividend, and when it might begin paying dividends is unknown. Its current free cash flow is \$100,000, and this FCF is expected to grow at a constant 7% rate. The weighted average cost of capital is WACC = 11%. Watkins currently holds \$325,000 of nonoperating marketable securities. Its long-term debt is \$1,000,000, but it has never issued preferred stock. Watkins has 50,000 shares of stock outstanding.

- a. Calculate Watkins' value of operations.
- b. Calculate the company's total value.
- c. Calculate the value of its common equity.
- d. Calculate the per share stock price.

Problems Answers Appear in Appendix B

Easy Problems 1-5

(15-1) Free Cash Flow

Use the following income statements and balance sheets to calculate Garnet Inc.'s free cash flow for 2008.

	2008	2007
Income Statement		
Net sales	\$530.0	\$500.0
Costs (except depreciation)	400.0	380.0
Depreciation	30.0	25.0
Total operating costs	\$430.0	\$405.0
Earnings before interest and taxes (EBIT)	100.0	95.0
Less interest	23.0	21.0
Earnings before taxes	\$ 77.0	\$ 74.0
Taxes (40%)	30.8	29.6
Net income	\$ 46.2	\$ 44.4
Balance Sheet		
Assets		
Cash	\$ 28.0	\$ 27.0
Marketable securities	69.0	66.0
Accounts receivable	81.0	80.0
Inventories	112.0	106.0
Total current assets	\$293.0	\$279.0
Net plant and equipment	281.0	265.0
Total assets	\$574.0	\$544.0
Liabilities and Equity		
Accounts payable	\$ 56.0	\$ 52.0
Notes payable	138.0	130.0
Accruals	28.0	28.0
Total current liabilities	\$222.0	\$210.0
Long-term bonds	173.0	164.0
Common stock	100.0	100.0
Retained earnings	79.0	70.0
Common equity	\$179.0	\$170.0
Total liabilities and equity	\$574.0	\$544.0

Garnet Inc.

(15-2) Value of Operations of Constant Growth Firm

> (15-3) Horizon Value

EMC Corporation has never paid a dividend. Its current free cash flow is \$400,000 and is expected to grow at a constant rate of 5%. The weighted average cost of capital is WACC = 12%. Calculate EMC's value of operations.

Current and projected free cash flows for Radell Global Operations are shown below. Growth is expected to be constant after 2009. The weighted average cost of capital is 11%. What is the horizon, or continuing, value at 2009?

	Actual		Projected	
	2007	2008	2009	2010
Free cash flow (millions of dollars)	\$606.82	\$667.50	\$707.55	\$750.00

(15-4) EROIC and MVA of Constant Growth Firm

A company has capital of \$200,000,000. It has an EROIC of 9%, forecasted constant growth of 5%, and a WACC of 10%. What is its value of operations? What is its MVA? (Hint: Use Equation 15-4.)

(15-5) Value Drivers and Horizon Value of Constant Growth Firm You are given the following forecasted information for the year 2011: Sales = 300,000,000; Operating profitability (OP) = 6%; Capital requirements (CR) = 43%; Growth (g) = 5%; and the weighted average cost of capital (WACC) = 9.8%. If these values remain constant, what is the horizon value (that is, the 2011 value of operations)? (Hint: Use Equation 15-3.)

Intermediate Problems 6–7

(15-6) Value of Operations Brooks Enterprises has never paid a dividend. Free cash flow is projected to be \$80,000 and \$100,000 for the next 2 years, respectively, and after the second year it is expected to grow at a constant rate of 8%. The company's weighted average cost of capital is WACC = 12%.

- a. What is the terminal, or horizon, value of operations? (Hint: Find the value of all free cash flows beyond Year 2 discounted back to Year 2.)
- b. Calculate the value of Brooks' operations.

(15-7)

Corporate Valuation

Dozier Corporation is a fast-growing supplier of office products. Analysts project the following free cash flows (FCFs) during the next 3 years, after which FCF is expected to grow at a constant 7% rate. Dozier's cost of capital is WACC = 13%.

	Year		
	1	2	3
Free cash flow (\$ millions)	-\$20	\$30	\$40

- a. What is Dozier's terminal, or horizon, value? (Hint: Find the value of all free cash flows beyond Year 3 discounted back to Year 3.)
- b. What is the current value of operations for Dozier?
- c. Suppose Dozier has \$10 million in marketable securities, \$100 million in debt, and 10 million shares of stock. What is the price per share?

Challenging Problems 8–10

(15-8) The balance sheet of Hutter Amalgamated is shown below. If the 12/31/2007 Value of Equity value of operations is \$756 million, what is the 12/31/2007 value of equity?

Assets		Liabilities and Equity	
Cash	\$ 20.0	Accounts payable	\$ 19.0
Marketable securities	77.0	Notes payable	151.0
Accounts receivable	100.0	Accruals	51.0
Inventories	200.0	Total current liabilities	\$221.0
Total current assets	\$397.0	Long-term bonds	190.0
Net plant and equipment	279.0	Preferred stock	76.0
		Common stock (par plus PIC)	100.0
		Retained earnings	89.0
		Common equity	\$189.0
Total assets	\$676.0	Total liabilities and equity	\$676.0

Balance Sheet, December 31, 2007 (Millions of Dollars)

(15-9) The balance sheet of Roop Industries is shown below. The 12/31/2007 value of operations is \$651 million and there are 10 million shares of common equity. What is the price per share?

Assets	Liabilities and Equity			
Cash	\$ 20.0	Accounts payable	\$ 19.0	
Marketable securities	47.0	Notes payable	65.0	
Accounts receivable	100.0	Accruals	51.0	
Inventories	200.0	Total current liabilities	\$135.0	
Total current assets	\$367.0	Long-term bonds	131.0	
Net plant and equipment	279.0	Preferred stock	33.0	
		Common stock (par plus PIC)	160.0	
		Retained earnings	187.0	
		Common equity	\$347.0	
Total assets	\$646.0	Total liabilities and equity	\$646.0	

Balance Sheet, December 31, 2007 (Millions of Dollars)

(15-10) The financial statements of Lioi Steel Fabricators are shown below, with the actual results for 2007 and the projections for 2008. Free cash flow is expected to grow at a 6% rate after 2008. The weighted average cost of capital is 11%.

- a. If operating capital as of 12/31/2007 is \$502.2 million, what is the free cash flow for 12/31/2008?
- b. What is the horizon value as of 12/31/2008?
- c. What is the value of operations as of 12/31/2007?
- d. What is the total value of the company as of 12/31/2007?
- e. What is the price per share for 12/31/2007?

	Actual 2007	Projected 2008
Net sales	\$500.0	\$530.0
Costs (except depreciation)	360.0	381.6
Depreciation	37.5	39.8
Total operating costs	\$397.5	\$421.4
Earnings before interest and taxes	\$102.5	\$108.6
Less interest	13.9	16.0
Earnings before taxes	\$ 88.6	\$ 92.6
Taxes (40%)	35.4	37.0
Net income before preferred dividends	\$ 53.2	\$ 55.6
Preferred dividends	6.0	7.4
Net income available for common dividends	\$ 47.2	\$ 48.2
Common dividends	\$ 40.8	\$ 29.7
Addition to retained earnings	\$ 6.4	\$ 18.5
Number of shares	10	10
Dividends per share	\$ 4.08	\$ 2.97

Income Statements for the Year Ending December 31 (Millions of Dollars Except for Per Share Data)

Balance Sheets for December 31 (Millions of Dollars)

	Actual 2007	Projected 2008
Assets		
Cash	\$ 5.3	\$ 5.6
Marketable securities	49.9	51.9
Accounts receivable	53.0	56.2
Inventories	106.0	112.4
Total current assets	\$214.2	\$226.1
Net plant and equipment	375.0	397.5
Total assets	\$589.2	\$623.6
Liabilities and Equity		
Accounts payable	\$ 9.6	\$ 11.2
Notes payable	69.9	74.1
Accruals	27.5	28.1
Total current liabilities	\$107.0	\$113.4
Long-term bonds	140.8	148.2
Preferred stock	35.0	37.1
Common stock (par plus PIC)	160.0	160.0
Retained earnings	146.4	164.9
Common equity	\$306.4	\$324.9
Total liabilities and equity	\$589.2	\$623.6

Spreadsheet Problem

(15-11) Build a Model: Corporate Valuation Start with the partial model in the file *FM12 Ch 15 P11 Build a Model.xls* from the textbook's Web site. The Henley Corporation is a privately held company specializing in lawn care products and services. The most recent financial statements are shown below.



Income Statement for the Year Ending December 31 (Millions of Dollars Except for Per Share Data)

	2007
Net sales	\$800.0
Costs (except depreciation)	576.0
Depreciation	60.0
Total operating costs	\$636.0
Earnings before interest and taxes	\$164.0
Less interest	32.0
Earnings before taxes	\$132.0
Taxes (40%)	52.8
Net income before preferred dividends	\$ 79.2
Preferred dividends	1.4
Net income available for common dividends	\$ 77.9
Common dividends	\$ 31.1
Addition to retained earnings	\$ 46.7
Number of shares (in millions)	10
Dividends per share	\$ 3.11

Balance Sheet for December 31 (Millions of Dollars)

	2007		2007	
Assets		Liabilities and Equity		
Cash	\$ 8.0	Accounts payable	\$ 16.0	
Marketable securities	20.0	Notes payable	40.0	
Accounts receivable	80.0	Accruals	40.0	
Inventories	160.0	Total current liabilities	\$ 96.0	
Total current assets	\$268.0	Long-term bonds	300.0	
Net plant and equipment	600.0	600.0 Preferred stock		
		Common stock (par plus PIC) 257.0		
		Retained earnings	200.0	
		Common equity	\$457.0	
Total assets	\$868.0	Total liabilities and equity	\$868.0	

	Actual	Projected			
	2007	2008	2009	2010	2011
Sales growth rate		15%	10%	6%	6%
Costs/Sales	72%	72	72	72	72
Depreciation/Net PPE	10	10	10	10	10
Cash/Sales	1	1	1	1	1
Accounts receivable/Sales	10	10	10	10	10
Inventories/Sales	20	20	20	20	20
Net PPE/Sales	75	75	75	75	75
Accounts payable/Sales	2	2	2	2	2
Accruals/Sales	5	5	5	5	5
Tax rate	40	40	40	40	40
Weighted average cost of capital (WACC)	10.5	10.5	10.5	10.5	10.5

The ratios and selected information for the current and projected years are shown below.

- a. Forecast the parts of the income statement and balance sheets necessary to calculate free cash flow.
- b. Calculate free cash flow for each projected year. Also calculate the growth rates of free cash flow each year to ensure that there is constant growth (that is, the same as the constant growth rate in sales) by the end of the forecast period.
- c. Calculate operating profitability (OP = NOPAT/Sales), capital requirements (CR = Operating capital/Sales), and expected return on invested capital (EROIC = Expected NOPAT/Operating capital at beginning of year). Based on the spread between EROIC and WACC, do you think that the company will have a positive Market Value Added (MVA = Market value of company Book value of company = Value of operations Operating capital)?
- d. Calculate the value of operations and MVA. (Hint: First calculate the horizon value at the end of the forecast period, which is equal to the value of operations at the end of the forecast period. Assume that growth beyond the horizon is 6%.)
- e. Calculate the price per share of common equity as of 12/31/2007.



Cyberproblem

Please go to the textbook's Web site to access any Cyberproblems.

Mini Case



You have been hired as a consultant to Kulpa Fishing Supplies (KFS), a company that is seeking to increase its value. The company's CEO and founder, Mia Kulpa, has asked you to estimate the value of two privately held companies that KFS is considering acquiring. But first, the senior management of KFS would like for you to explain how to value companies that don't pay any dividends. You have structured your presentation around the following questions:

- a. List the two types of assets that companies own.
- b. What are assets-in-place? How can their value be estimated?
- c. What are nonoperating assets? How can their value be estimated?
- d. What is the total value of a corporation? Who has claims on this value?
- e. The first acquisition target is a privately held company in a mature industry. The company currently has free cash flow of \$20 million. Its WACC is 10% and it is expected to grow at a constant rate of 5%. The company has marketable securities of \$100 million. It is financed with \$200 million of debt, \$50 million of preferred stock, and \$210 million of book equity.
 - (1) What is its value of operations?
 - (2) What is its total corporate value? What is its value of equity?
 - (3) What is its MVA (MVA = Total corporate value Total book value)?
- f. The second acquisition target is a privately held company in a growing industry. The target has recently borrowed \$40 million to finance its expansion; it has no other debt or preferred stock. It pays no dividends and currently has no marketable securities. KFS expects the company to produce free cash flows of -\$5 million in 1 year, \$10 million in 2 years, and \$20 million in 3 years. After 3 years, free cash flow will grow at a rate of 6%. Its WACC is 10% and it currently has 10 million shares of stock.
 - (1) What is its horizon value (that is, its value of operations at Year 3)? What is its current value of operations (that is, at time zero)?
 - (2) What is its value of equity on a price per share basis?
- g. KFS is also interested in applying value-based management to its own divisions. Explain what value-based management is.
- h. What are the four value drivers? How does each of them affect value?
- i. What is expected return on invested capital (EROIC)? Why is the spread between EROIC and WACC so important?
- j. KFS has two divisions. Both have current sales of \$1,000, current expected growth of 5%, and a WACC of 10%. Division A has high profitability (OP = 6%) but high capital requirements (CR = 78%). Division B has low profitability (OP = 4%) but low capital requirements (CR = 27%). What is the MVA of each division, based on the current growth of 5%? What is the MVA of each division if growth is 6%?
- k. What is the EROIC of each division for 5% growth and for 6% growth? How is this related to MVA?
- 1. List six potential managerial behaviors that can harm a firm's value.
- m. The managers at KFS have heard that corporate governance can affect shareholder value. What is corporate governance? List five corporate governance provisions that are internal to a firm and are under its control.
- n. What characteristics of the board of directors usually lead to effective corporate governance?

- o. List three provisions in the corporate charter that affect takeovers.
- p. Briefly describe the use of stock options in a compensation plan. What are some potential problems with stock options as a form of compensation?
- q. What is block ownership? How does it affect corporate governance?
- r. Briefly explain how regulatory agencies and legal systems affect corporate governance.

Selected Additional Cases

The following cases from Textchoice, Thomson Learning's online library, cover many of the concepts discussed in this chapter and are available at *http://www.textchoice2.com*.

Brigham-Buzzard Series:

Case 14, "Maris Distributing Company," discusses valuation techniques used in a court case.

Klein-Brigham Series:

Case 41, "Advanced Fuels Corporation," and Case 93, "Electro Technology Corporation," discuss financing and valuing a new venture.