

Does the Structure of the Board of Directors Improve M&A Performance?

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Abstract

Purpose – The research focuses on examining which characteristics can raise or diminish board effectiveness in the context of M&A activities of companies.

Design/Methodology/Approach – The nature of the research was quantitative, and the sample was selected purposefully. The data was retrieved from four databases: Thomson One, Eventus, Institutional Shareholder Platform (ISS) and Compustat. The final sample consisted of 2,613 mergers and acquisitions and was selected by applying the following criteria: both the bidder and the target are US-based companies, the acquirer was a listed company, the acquisition announcement took place over the period 2008–2017, the deal value exceeded USD 1 million, the transaction resulted in a control gain over the target company. M&A performance was assessed using cumulative abnormal return (CAR) method, while the board influence was examined using ordinary least square (OLS) regression. Five hypotheses regarding the influence of board independence, gender diversity, size, CEO duality and type of elections were tested in the research.

Findings – Two out of five hypotheses were confirmed in the study. Board independence and board classification increase bidders' CARs over the deal announcement period.

Research limitations/implications – The main limitation is related to the measurement of M&A performance, which is very difficult to quantify. Moreover, the method of selection of the sample, especially a higher proportion of companies from certain industries could affect the outcomes and underestimate the impact of gender diversity. Further research could investigate the deals in the long-term perspective and apply different criteria in the sample selection process.

Practical implications – The outcome of this study is of importance to acquisitive and non-acquisitive companies by aiding them in finding an optimal board structure, which can effectively monitor and motivate the CEO, leading to profitable decisions concerning not only M&A but all major investments.

Originality/Value – The study investigates the topic of board effectiveness in the M&A context, whose research coverage is still very limited. The study covers five board characteristics and several control variables to increase the robustness of the results and ensure their correct interpretation. Finally, the sample consists of the most recent data, which enables to draw up-to-date conclusions that consider constantly developing corporate governance law and trends regarding the board structure and composition.

Category – Research paper.

Keywords – M&A, M&A performance, board effectiveness, board independence, gender diversity, board size, CEO duality, classified board



1. Introduction

The primary purpose of business is value creation for the owners of the company. Mergers and acquisitions are a common path for managers to rapidly expand the business, profit from synergy effects and, as a result, improve the firm's performance and increase its value. However, research shows the average dollar change in the bidder shareholders' wealth, when the acquisition announcement is made, is negative, which represents a negative net present value of the merger (Malatesta, 1983; Moeller et al., 2004). Destruction of company value as a result of M&A investments might be assigned to unreasonably elevated expectations of synergy effects and thus inflated valuations, an insufficient due diligence of the target company or undervaluation of potential obstacles in the post-acquisition integration process (Bruner, 2004). Such mistakes may arise due to the agency and behavioural problems in the acquiring company: empire-building desires or overconfidence of the CEO (Jensen and Meckling, 1976; Jensen, 1986; Malmendier and Tate, 2008). In business practice, corporate governance mechanisms work as a tool to limit agency and behavioural problems and to prevent value-destroying acquisitions. One of them is a board of directors, which carries monitor management and vote on major decisions including entering mergers and acquisitions.

Numerous studies find evidence that some features of the board: independence, board size, gender diversity, CEO duality and the types of elections, can raise the board's control effectiveness. An effective board will not authorize value-destroying acquisitions arising from non-economic reasons. Thus, the presence of an effective board should positively affect M&A performance.

The study attempts to identify board characteristics that affect M&A performance measured as a market response (abnormal returns) over the announcement period and is based on a sample of 2,613 deals. Since the unitary board enables for more freedom in designing the board structure and thus larger variety among the companies (for instance, duality of CEO), the research covers US companies and their boards.

The research shows board independence has a significant and positive influence on the acquirer abnormal returns during the announcement period. The results are consistent with the theory that more independent boards monitor managers better, decrease managerial entrenchment and limit pursuing value-destroying acquisitions. Further, a classified board significantly and positively influences bidders CAR. This is consistent with the theory that a classified board reduces a takeover pressure and encourages managers to pursue deals that create value in a long-term perspective. No evidence for a statistically significant impact of gender diversity, board size and CEO duality on M&A performance is found.

2. Literature review

2.1. Motives behind M&A transactions

Mergers and acquisitions may create a value. However, the reasons behind pursuing a deal have to be rational and economic: potential synergy effects, profiting from intellectual capital or diversification. However, in business reality deals are motivated by agency issues and behavioural biases. According to agency theory, managers have

personal incentives to increase their power and compensation and they may grow the company beyond the optimal size (Jensen, 1986). Since mergers and acquisitions are a fast way to expand a business in comparison to internal growth, they might serve as a tool to “build an empire”. Moreover, managers may be incentivized to undertake risky acquisitions by a convex payoff structure of their compensation package and bonuses following the transaction. According to hubris theory of Roll (1986), managers acquire companies, because they believe that they possess superior managerial skills and that the target company will be worth more under their control. As a result, they pay too high premiums in the observed samples. Malmendier and Tate (2008) find an evidence that overconfident investors tend to make lower-quality acquisitions when the company has sufficient internal resources.

Acquisitions or mergers made for non-economic reasons may particularly result in a deal failure and value destruction. In order to decrease behavioural costs and agency costs, managers are disciplined by various corporate governance mechanisms – above all a board of directors (Fama and Jensen, 1983).

A prevailing board structure in the US is a unitary board, characterised by one board with executive and non-executive members. In contrast, a predominant structure in continental Europe is a dual board, which consists of an executive board and a supervisory board (Mallin, 2004). A supervisory board monitors the CEO, therefore, in this structure, there is a clear separation of management and control of decisions.

2.2. Supervisory board as a governance mechanism

The board has the ultimate responsibility for the smooth functioning of the firm by setting, choosing, dismissing and rewarding top managers, voting on major operational and financial decisions including M&A and offering expert advice for the managers (Jensen, 1993). However, boards tend to fail in their effectiveness and responsiveness to problems in the companies. For instance, only a marginal part of the boards removes poor-performing CEOs, or if they do so, their actions are not timely (Jensen, 1993). Board failures result from several issues. First, board members seem to be too polite, thus, less critical and controlling. Second, the CEO decides to what extent inside information will be shared with the board. This information asymmetry limits the board’s ability to fully and effectively monitor the CEO. Third, the members of the board often lack financial or managerial expertise and are unable to critically evaluate CEO’s decision. Fourth, boards are frequently oversized thus ineffective and easily influenced by the CEO. Fifth, it is common that the CEO is also a chairman of the board, which substantially decreases the controlling power of the board.

The identified issues lower the board’s effectiveness and increase managerial control, but, at the same time, implicate certain changes in the structure that can improve the board’s performance. To raise independence of the board, the roles of the CEO and the chairman of the board should be separated, and the number of unaffiliated, independent board members increased. The board’s effectiveness is also affected by its characteristics such as: gender ratio, ethnic diversity (Carter et al., 2010), board size (Huther, 1997; Eisenberg et al., 1998; Yermack, 1996), busyness of the board (Fich and Shivdasani, 2006), the qualifications and education of the board members (Fama, 1992), or the type of elections (Bebchuk and Cohen, 2005; Faleye, 2007; Kosnik, 1987).

Does the
Structure
of the Board
of Directors
Improve M&A
Performance?

Acting in the owners' interests, an effective board will approve only mergers and acquisitions that ultimately create value for shareholders, limiting the overinvestment problem and empire building desire of managers. Since the proper structure of the board influences the board performance, and an effective board controls and monitors the CEO better, the board structure should, therefore, affect M&A performance.

3. Methodology and data

3.1. Research methodology

The most commonly adopted approach in the literature to examine the relation between the board characteristics and M&A performance is an ordinary least squares regression (OLS), found in numerous studies such as: Byrd and Hickman (1992), Masulis et al. (2007), Moeller et al. (2004).

The model designed to test the hypotheses is presented by the following equation:

$$CAR_{i,t} = \alpha_i + \beta_1 CLASSIFIED_i + \beta_2 SIZE_i + \beta_3 INDEPENDENT_i + \beta_4 DUALITY_i + \beta_5 GENDER_i + \sum_j^n \beta_j CONTROL_VARIABLE_j + \varepsilon_i$$

The interpretation of the results is based on the coefficients of the variables in the regression model. The variables are discussed in the following subsections of the article.

3.2. Independent variables – board structure

Classified board

Nowadays, the prevailing structure among US firms is the classified board. The board is divided into separate classes, each elected once in a few year time. This means that the board cannot be fully replaced in a hostile takeover, thus such structure works as an anti-takeover provision. There are two theories regarding how board classification influences the CEO and both of them are empirically supported by several papers. According to the first one, classified boards entrench the CEO and protect him from the market discipline, thus such companies undertake value-destroying acquisitions (Faleye, 2007; Bebchuk and Cohen, 2005; Masulis et al., 2007). The other one states that classification can encourage managers to invest in long-term projects by decreasing the takeover pressure (Stein, 1988). In the M&A context, the managers could be reluctant to take up acquisitions that are dilutive, but value creative in the long-run. A positive influence of such a board is documented in studies of Cremers et al. (2017), whereas Daines et al. (2016) suggest that a classified board can supportively affect Tobin's q for early-life-cycle firms.

As most of the recent studies support evidence that the staggered board positively influences a company's value and management choices the following hypothesis is formed:

Hypothesis 1: A classified board has a *positive* influence on the M&A performance

In empirical research papers, a classified system of the board is usually included in models as a binomial variable (Faleye, 2007; Masulis et al., 2007; Bebchuk and Cohen, 2005). Following mentioned studies, a dummy variable 'Classified' is created and is equal to '1' when the board is classified at the end of the year prior to the acquisition announcement and '0' otherwise.

Does the Structure of the Board of Directors Improve M&A Performance?

Board size

Several papers examine the influence of board size on a company's performance. Lipton and Lorsch (1992) and Jensen (1993) criticize large boards as may face problems with communication or coordination of decision making. In a large group, the responsibility of the members is diluted, thus they may be less involved in the decision-making process. Furthermore, in a bigger group, a group conformity problem may become more apparent. The board members can feel uncomfortable to raise contradictory opinions and oppose the majority. Eisenberg et al. (1998) find an empirical evidence to support the hypothesis that large boards negatively affect a firm's performance. They show that companies with larger boards have lower industry-adjusted ROA. Similarly, Yermak (1995) and Faleye (2007) investigate US companies and find a negative relationship between the size of the board and Tobin's q . Masulis et al. (2007) conclude that the impact of the number of board members on 5-day bidder's CAR is statistically insignificant in the analyzed sample. To sum up, most of the studies document that the board size has a negative influence on the company's performance. Lack of efficiency in the decision-making process of the board may also influence M&A decisions and therefore their performance, which leads to the following hypothesis:

Hypothesis 2: The board size has a *negative* influence on the M&A performance

The variable 'Board size' is defined as the number of board members at the end of the year prior to the acquisition announcement.

Independent directors

The board's role is to represent and act in shareholders' interest. However, inside directors tend to be dependent on the top management and do not fulfil their controlling function efficiently. Boards with outside directors are found to be more responsive and more likely to dismiss the CEO in that case of poor performance. On the other hand, with inside directors, a board may benefit from more effective communication and cooperation (Vancil, 1987). The empirical research shows various evidence. Hermalin and Weisbach (1991) show no significant relation between board composition and company's performance measured as Tobin's q .

Byrd and Hickman (1992) examine the relation between the proportion of independent directors on board of acquiring companies and their abnormal returns around the day

of announcement of a tender offer. They find an evidence that if a company has more than 50% of independent outside directors, it has significantly higher abnormal returns around the announcement date. Miletkov et al. (2015) and Amar et al. (2011) investigate the relation between the percentage of independent board members and acquirer's 3-day CAR around the announcement date. They find an evidence that bidders with more independent members on board experience significantly higher abnormal returns. Based on findings from the aforementioned studies the following hypothesis is formed:

Hypothesis 3: The ratio of independent directors on board has a *positive* influence on the M&A performance

The independence of the board is represented by a variable 'Independent' equal to the percentage of independent directors on the board.

CEO duality

The CEO of the company may also serve as a chairman of the board, which is a common practice in various companies. However, the controlling power of the board over the CEO is significantly lower and the board effectiveness decreases (Jensen, 1993). Furthermore, the board attention to monitoring is higher in the absence of CEO duality. The contrary theory is a stewardship model, according to which "the CEO wants to be a good steward of the corporation's assets" (Donaldson and Davis, 1991). Consequently, when the CEO is also appointed as the chairman, it might further motivate the CEO and improve his performance.

In line with the agency theory, a CEO duality is empirically shown to deteriorate company's performance measured as ROI, ROE and profit margin (Rechner and Dalton, 1991). However, some studies find an insignificant relation between the CEO duality and the company's performance measured by ROI (Boyd, 1995; Rechner and Dalton, 1991), ROE (Baliga et al., 1996; Rechner and Dalton, 1991), ROA (Baliga et al., 1996; Elsayed, 2007), Tobin's q (Elsayed, 2007; Chen et al., 2008), profit margin (Rechner and Dalton, 1991).

CEO duality may also lower board's effectiveness as a corporate governance mechanism to prevent value-destroying mergers and acquisitions. Supporting empirical evidence is found in the paper of Masulis et al. (2007). Bidders with the CEO acting also as the board chairman experienced significantly lower returns around the announcement day. Given the results from the presented studies, the following hypothesis is stated:

Hypothesis 4: The CEO duality has a *negative* influence on the M&A performance

In the model, CEO 'Duality' is defined as a dummy variable equal to '1' when the CEO was also a chairman of the board at the end of the year prior to the acquisition announcement and '0' otherwise.

Gender diversity

A recent trend to promote gender equality in business has been also realised in the boards of companies. Apart from reputation concerns, diversity in a team leads to a broader range of perspectives, ideas and therefore improved performance (Lückerath-Rovers, 2011). Kramer et al. (2006) suggest when three or more women serve on the board, the decision-making process is more effective as the dynamic in the board is more open and collaborative and the perspectives of multiple stakeholders are brought into the discussion. Several papers find a positive influence of gender diversity on the company's performance measured as Tobin's q (Sabatier, 2015), ROE (Lückerath-Rovers, 2013; Sabatier, 2015) and ROA (Sabatier, 2015). Studies of Ahern and Dittmar (2011) and Böhren and Staubo (2013) document the opposite relation, however, in the context of parity gender law implementation. Following the results of empirical papers based on US samples, the hypothesis presented below is formulated:

Hypothesis 5: A higher proportion of women serving on the board has a positive influence on the M&A performance

Board diversity is defined as a percentage of female directors serving on the acquirer's board.

3.3. Dependent variable – evaluation of M&A performance

The measures of assessing M&A performance are categorized under market measures, accounting measures and other measures (such as surveys of managers) (Bruner, 2004). The most popular measure used in research papers is an event study (short-term market measure) (Zollo and Meier, 2008). Furthermore, this method is used in studies evaluating the influence of board characteristics such as Byrd and Hickman (1992), Amar et al. (2011) or (Miletkov et al., 2015).

In the event study, actual returns on stocks of the acquirer over a short period of time around the deal announcement are compared to hypothetical returns in case of absence of an event. Cumulative abnormal return over the measurement window represents an increase or decrease in value of the acquirer as a result of the upcoming transaction. At the same time, it is assumed that the market can fully and correctly incorporate all new publicly available information in stock prices. Consequently, the problem of joint hypothesis test occurs while assessing the performance of M&A using this method (Binder, 1998).

The abnormal returns are estimated over a 3-day event window, as it is long enough to include most of the announcement effects and at the same time short enough not to capture reactions to other events. To check the robustness of the results, cumulative abnormal returns over a 5-day (-2, +2) and an 11-day (-5, +5) event period are calculated.

The cumulative abnormal return is retrieved from the EVENTUS database. The tool calculates the CARs using the market model:

$$CAR_{i,t} = \sum_{t=-1}^1 R_{i,t} - \sum_{t=-1}^1 E(R_{i,t})$$

Does the
Structure
of the Board
of Directors
Improve M&A
Performance?

where:

$R_{i,t}$ – the actual return on a given day,

$E(R_{i,t})$ – the expected return based on CRSP Equally Weighted Market Index and estimated over the period (-210, -11), where 0 is the announcement day.

3.4. Control variables

As bidder returns can be influenced by many factors, control variables are included in the regression model to ensure the robustness of the results. The variables include deal, bidder, and other corporate governance characteristics.

Bidder characteristics

Higher debt reduces free cash flows and limits the managerial empire building problem (Jensen, 1986). Leverage serves as a corporate governance mechanism, therefore, a debt ratio expressed as the book value of short- and long-term debt over the market value of total assets is expected to have a *positive* influence on CAR (Maloney et al., 1993).

According to Jensen (1986), if a firm generates excessive free cash flow, managers will over-expand the company and carry out value-destroying transactions. However, free cash flow can also indicate a good recent performance of the company. Hence, free cash flow might be either *positively* or *negatively* correlated with bidder's abnormal returns. In the study, FCF is calculated as operating income before depreciation less income taxes less interest expenses capital expenditures scaled by book value of total assets, in million USD.

As companies with higher Tobin's q experience higher acquisition announcement abnormal returns, a variable 'Tobin's q ' controlling for this phenomenon is included in the model and expressed as market value of equity plus book value of short- and long-term debt over book value of assets (Lang et al., 1991; Servaes, 1991). Chung and Pruitt (1994) find evidence that book value is a good approximation of the market value of debt when computing Tobin's q , therefore, book value of debt is used in calculations.

An acquisition of a large firm requires more resources from a potential bidder. The size of the firm is, therefore, an anti-takeover defence itself. Managers of large companies are more entrenched and can undertake value-destroying acquisitions, therefore, bidder size is expected to be *negatively* correlated with abnormal returns (Moeller et al., 2004). The firm size is measured as the logarithm of the book value of total assets in million USD.

Deal characteristics

Acquirers profit from a liquidity discount when buying private or subsidiary companies, which is supported by the studies of Officer (2007) and Koeplin et al. (2000). Abnormal returns of bidders in such transactions are significantly *positive*, whereas, when acquiring a public company, the abnormal returns are significantly *negative*. To capture this phenomenon, two dummy variables: private target 'Private' and a subsidiary target 'Subsidiary' are included.

According to the pecking order theory, the issue of equity signals overvaluation and the prices after the announcement are adjusted downwards. The adverse selection problem

is observed in mergers and acquisitions and bidders experience statistically significant *negative* abnormal returns when they pay with equity (Sarveas, 1991; Brown and Ryngaert, 1991). Dummy variables ‘Stock’ equal ‘1’ for over 10%-stock-financed deals and ‘All-Cash’ equal to ‘1’ for entirely cash-financed deals are included in the model.

Moeller et al. (2004) find that acquirer abnormal returns are higher when the deal size relative to bidder’s market value of equity is greater. A relative deal size is computed as deal value over bidder’s market equity value and is expected to have a *positive* influence on the bidder’s abnormal return.

Further, a variable ‘Industry’ equal to 1 for the non-diversifying industry is created to control for lower announcement effects for diversifying acquisitions found by Morck et al. (1990).

Corporate governance characteristics

The interests of shareholders and managers should be aligned by equity ownership of the executives or equity-based executive compensation (Jensen, 1993). By such tools, managers are incentivized to undertake actions that will result in long-term value creation. Kroll et al. (2008), Shinn (1999) and Walters et al. (2007) find a positive relation between managerial ownership level and abnormal returns. Hence, a dummy variable ‘CEO equity ownership’ equal to the percentage of shares held by the CEO is included.

3.5. Data collection

First, the data that meet the following criteria:

1. Both the bidder and the target are US-based companies. The choice is motivated by the greater availability of data regarding board structure in the US as well as unitary board system which allows examining more board characteristics (CEO duality, board independence),
2. The acquirer is a public company. The filter is applied to ensure availability of stock prices and financial data of the bidder,
3. The acquisition announcement took place over the period 1 January 2008 – 31 December 2017. The period is determined by the availability of data, especially in the ISS database, which provides data since 2007,
4. The acquisition is completed. As the research investigates the board influence on actual deal performance, unfinalized acquisitions are excluded from the sample,
5. The deal value exceeds USD 1 million. The market reaction to small transactions might be not significant and would bring noise into the analysis,
6. The acquirer controls less than 50% of the target’s shares before the announcement and, as a result of the transaction, holds afterwards over 50% of the shares. Since it results in a control gain over the target firm, a significant market reaction is expected, unlike in the case of an acquisition of a small percentage of the shares,
7. All data needed to obtain the values of the independent variables is available. The criterion is necessary to correctly run the OLS regression, is retrieved from Thomson One, Eventus, Institutional Shareholder Platform (ISS) and Compustat databases. Application of the criteria and exclusion of so-called outliers resulted in the sample of 2,613 deals.

Does the
Structure
of the Board
of Directors
Improve M&A
Performance?

3.6. Descriptive statistics

The sample includes a similar number of acquisitions per year – 181 to 308. The average abnormal return is positive and rises from 2008 to peak in 2013 and declines afterwards. A possible explanation for the lower number of acquisitions and below average cumulative abnormal returns in 2008 and 2009 is reduced M&A activity during the financial crisis in 2007–2009 (Alexandridis et al., 2012). A positive trend in the number of acquisitions, as well as CAR in the following years, might have resulted from an M&A activity rebound after the crisis. Due to the visible differences in average cumulative abnormal returns among the years, the fixed-time effects are controlled for in the model.

Data sample overview

The table presents the most important characteristics of the deal by year. The average abnormal return was visibly higher in the years 2012–2014.

Year	Number of acquisitions	Percentage of sample	Average 3-day CAR	Deal (median) in million USD	Relative size (median)
2008	195	7%	0.02%	90	2.95%
2009	181	7%	0.09%	88	2.90%
2010	271	10%	0.40%	152	4.96%
2011	287	11%	0.50%	120	3.74%
2012	308	12%	0.79%	129	4.83%
2013	277	11%	1.17%	147	5.83%
2014	290	11%	1.01%	159	4.06%
2015	281	11%	0.63%	235	5.84%
2016	284	11%	0.10%	206	4.94%
2017	239	9%	0.53%	180	4.33%

Source: Author's own analysis.

The average abnormal return of 0.53% is slightly lower than the average return in the data sets of similar studies, which amounts to approximately 1% (Amar et al., 2011; Masulis et al., 2007). The average CAR is significantly different from zero at the 1% significance level. The CAR for all-cash deals equals to 0.82% and is different from the CAR of the deals partially paid in stock at the 5% significance level. The difference between the average abnormal return when announcing an acquisition of a public target and a private target is insignificant. An announcement of the acquisition of a subsidiary resulted on average in the 1.56% abnormal return and it was significantly higher than the CAR over the announcement period of an acquisition of a public or private subsidiary, which is similar to the differences documented in Moeller et al.(2003).

Market reaction vs. deal characteristics

The table presents the average abnormal return by specific deal characteristics. The number in the brackets is a p-value obtained in one-sample, two-sided t-test. ***, **, * stands for significance at the 1%, 5% and 10% level, respectively,

Table 1.

Data sample overview

CAR (-1, 1)	Whole sample (1)	All Cash (2)	>10% of Stock (3)	Public target (4)	Private target (5)	Subsidiary target (6)
Mean	0.53% (0.00)***	0.82% (0.00)***	0.07% (0.86)	0.29% (0.21)	0.53% (0.00)***	1.56% (0.00)***
Number of observations	2,613	1,039	375	801	1,564	227

CAR (-1,1)	Difference test			
	Cash-Stock (2)-(3)	Public-Private (4)-(5)	Public-Subsidiary (4)-(6)	Private-Subsidiary (5)-(6)
Difference	0.75% (0.04)**	-0.24% (0.30)	-1.27% (0.00)***	-1.03% (0.00)***

Source: Author's own analysis.

An average board in the sample is not-classified, consists of 9.31 board members, 79% of which are independent directors and 13% women. The CEO was also the chairman of the board of the acquiring company in 49% of the deals. The average acquirer had a leverage of 0.22, free cash flow scaled by the firm size of 0.06, Tobin's q equal to 1.51 and logarithm of firm's assets to 3.6. The relative deal size amounts to 13%, 53% of targets operated in the same industry as the acquirers. 60% of the targets were private, and 9% subsidiary of the bidder. Out of all deals, 9% were paid fully in cash and 14% in at least 10% of the stock.

Descriptive statistics

	Mean	St dev	Min	Q25	Median	Q75	Max	Skew	Kurt
Dependent variable									
CAR(-1, +1)	0.01	0.05	-0.40	-0.01	0.00	0.02	0.52	0.35	13.03
Board structure variables									
Classified	0.41	0.49	0.00	0.00	0.00	1.00	1.00	0.38	1.15
Board size	9.31	2.31	4.00	8.00	9.00	11.00	24.00	0.64	4.37
Independent	0.79	0.11	0.37	0.71	0.80	0.88	1.00	-0.97	4.75
Duality	0.49	0.50	0.00	0.00	0.00	1.00	1.00	0.06	1.00
Diversity	0.13	0.10	0.00	0.00	0.13	0.20	0.58	0.44	2.83
Control variables – firm characteristics									
Leverage	0.22	0.18	0.00	0.08	0.18	0.33	0.96	0.91	3.60
FCF	0.06	0.07	-0.70	0.01	0.06	0.10	0.54	-0.86	14.54
Tobin's q	1.51	1.02	0.07	0.92	1.30	1.84	13.85	2.73	18.78
Firm size	3.60	0.72	1.98	3.08	3.53	4.01	6.31	0.55	3.33
Control variables – deal characteristics									
Relative deal size	0.13	0.27	0.01	0.02	0.04	0.12	3.56	5.11	40.15
Industry	0.53	0.50	0.00	0.00	1.00	1.00	1.00	-0.13	1.02
Private	0.60	0.49	0.00	0.00	1.00	1.00	1.00	-0.40	1.16

Does the Structure of the Board of Directors Improve M&A Performance?

Table 2.

Market reaction vs. deal characteristics

Table 3.

Descriptive statistics

Table 3.

Descriptive statistics

	Mean	St dev	Min	Q25	Median	Q75	Max	Skew	Kurt
Subsidiary	0.09	0.28	0.00	0.00	0.00	0.00	1.00	2.93	9.61
All-Cash	0.40	0.49	0.00	0.00	0.00	1.00	1.00	0.42	1.18
Stock	0.14	0.35	0.00	0.00	0.00	0.00	1.00	2.03	5.14
Control variable – other corporate governance characteristics									
CEO ownership	0.01	0.01	0.00	0.00	0.00	0.01	0.16	6.80	83.18

Source: Author's own analysis.

4. Results

4.1. Research findings

An OLS regression is run to test the hypotheses stated in the research, the results of which are shown in Table 4. The second model controls for the fixed-time effects, which were included due to significant differences in cumulative abnormal returns in every year of the analyzed period. Two out of five board characteristics turn out to significantly influence the acquirer returns.

All else equal, board classification has a positive influence on the acquirer returns, at the 5% significance level in the first and at the 1% level in the second model, which confirms the hypothesis 1 and findings in the most recent papers (Cremers et al., 2017; Daines et al., 2016). The result is inconsistent with the theory that classified boards entrench managers but supports the theory that a classified board can lower a takeover pressure and encourage managers to pursue deals that create value in a long-term perspective rather than improve profitability or EPS in the short-run (Stein, 1988).

The independence of the board is significant at the 10% significance level and the coefficient equals to 0.0176, which supports the hypothesis 3, predicting a positive influence of the ratio of independent directors on board on the acquirer returns. The results allow presuming that independent directors more effectively monitor the management, lowering agency and behavioural costs that lead to value-destroying acquisitions.

The variable board size, CEO duality and gender diversity are insignificant at every significance level. The majority of control variables has a significant impact on the acquirer returns and the coefficient signs are similar to previously stated research predictions based on the related studies such as Moeller et al. (2004) or Masulis et al. (2007). Free cash flow, relative deal size, subsidiary target and cash deal have a significantly positive effect on the acquirer abnormal returns. The variables firm size, stock payment, and surprisingly, Tobin's q have a negative impact on the bidder CAR.

The model without and with fixed-time effect explains respectively 2.87% and 3.32% of the acquirer abnormal returns. As the White test indicated, heteroskedasticity of standard errors in the regression, which can result in a misleading interpretation of the results an option "robust" available in the STATA program is used. The results of the regression account for heteroskedasticity by increasing standard errors that are positively correlated with the variables, therefore, more evidence is needed to reject the null hypothesis. The degree of multicollinearity between the independent variables is small – the mean amounts to 1.39 in the model without fixed-time effects and 1.70 in

the model with the fixed time effects. The value is below the suggested cut-off of 10 by Hair et al. (1998).

OLS regression results

Table 4 presents the average abnormal return by specific deal characteristics. The number in the brackets is a p-value obtained in one-sample, two-sided t-test. ***, **, * stands for significance at the 1%, 5% and 10% level, respectively. The OLS regression is run with the option “robust”, which considers heteroskedasticity of the model.

CAR (-1, +1)	Model 1, robust	Model 2, robust
Classified	0.0055 (0.02)**	0.0060 (0.01)***
Board size	-0.0003 (0.57)	-0.0002 (0.62)
Independent	0.0176 (0.08)*	0.0173 (0.09)*
Duality	-0.0015 (0.46)	-0.0012 (0.59)
Diversity	-0.0170 (0.16)	-0.0185 (0.12)
Leverage	0.0043 (0.59)	0.0035 (0.67)
FCF	0.0452 (0.04)**	0.0479 (0.03)**
Tobin's q	-0.0020 (0.14)	-0.0021 (0.14)
Firm size	-0.0035 (0.06)*	-0.0035 (0.06)*
Relative deal size	0.0157 (0.04)**	0.0153 (0.04)**
Industry	0.0029 (0.16)	0.0030 (0.16)
Private	0.0033 (0.19)	0.0027 (0.27)
Subsidiary	0.0124 (0.00)***	0.0114 (0.00)***
All-Cash	0.0041 (0.06)*	0.0036 (0.10)*
Stock	-0.0069 (0.10)*	-0.0075 (0.07)*
CEO Shares	0.1205 (0.23)	0.1181 (0.24)
Intercept	-0.0009 (0.93)	-0.0054 (0.64)
Time-fixed effects	×	✓
F-statistics	0.00	0.00
R-squared	2.87%	3.32%
Mean VIF	1.39	1.70

Source: Author's own analysis.

Does the
Structure
of the Board
of Directors
Improve M&A
Performance?

Table 4.
OLS regression results

4.2. Robustness check

The results are robust to several other specifications of the empirical tests: (i) the regression is run measuring the acquirer returns in 5-day and 11-day event Windows with the fixed-time effects; (ii) only deals that relative deal value falls in the interval of 1–100% are included, as extreme values may disrupt the results of the analysis; (iii) the regression with alternative methods used to measure board characteristics is performed. In separate OLS regressions size of the board is measured as a logarithm of board members, gender diversity as a dummy equal to one if the board has at least three women, board independence as a binomial variable equal to one if the percentage of independent directors equals or exceeds the mean, (iv) the significance of intercorrelation of the two

variables is checked by adding a variable equal to the product of board size and firm size into the regression. The new variable, as well as board size, are insignificant on all levels, whereas firm size remains significant at the 10% level, meaning that the firm size, unlike the board size, has an actual influence on the acquirer returns.

5. Does the board structure matter?

Research shows acquisitions on average destroy, rather than create value for bidders. Deal failure and value destruction particularly occur when a deal is pursued because of non-economic reasons: managerial overconfidence and hubris as well as agency issues. In order to limit such investments, companies need effective boards. The evidence is found that board independence and classification significantly and positively influence bidders value. Independent and classified boards monitor the CEO better and shift the focus of the CEO to the long-term perspective in terms of value creation for shareholders.

The outcome of this study can be of interest of lawmakers, but above all, various acquisitive and non-acquisitive companies by aiding them in finding an optimal board structure, which can fulfil their monitoring duties more effectively, leading to profitable investment decisions, especially those relating to mergers and acquisitions. The trade-off between the costs and benefits of adjusting the board structure differs among the firms and depends on numerous factors, one of them being, as an example, the overall costs of implementing changes. Although the outcomes of this study are quite straightforward, the decisions regarding adjustments to the board structure should be reviewed by each company individually.

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Does the
Structure
of the Board
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Performance?