On estimating the risk that shareholders bear during hostile merger activity

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In this article a model is proposed for measuring the risk that shareholders bear during hostile merger activities. An empirical study on the failed Minorco-Consolidated Goldfields merger attempt reveals several insights on the additional risk borne by Minorco and Consolidated Goldfields shareholders. Risk statistics computed using the proposed model reveal that shareholders of both companies were exposed to additional risk as a consequence of the hostility of the merger activities. The evidence shows that the proportion of risk attributable to the hostilities increased by a factor of approximately five for both bidding and defending companies.

In hierdie artikel word 'n model voorgestel wat die aandeelhouders se risiko gedurende die samesmeltingsaktiwiteite van maatskappye, kan meet. 'n Empiriese studie na die mislukte Minorco-Consolidated Goldfields-samesmelting gee verskeie insigte in die addisionele risiko wat deur die aandeelhouders gedra is. Risiko-statistieke wat met behulp van die voorgestelde model bereken is, laat daarenteen dat die aandeelhouders van albei maatskappye wéé addisionele risiko onder­vind het as gevolg van die vyandigheid van die samesmeltingsaktiviteite. Daar word aangewys dat die deel van risiko wat aan die vyandighede toegeskryf kan word, met 'n faktor van ongeveer vyf vermenigvuldig het vir albei maatskappye.

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Introduction

Merger activity has heightened in recent years leading to an increased demand for financial empirical research in this area. Hogarty (1970) was one of the first to make a significant contribution in this area by measuring the value of a merger to the acquiring firm. Halpern (1973) extended the literature by introducing the idea of measuring buyer and seller premiums in mergers directly by using the residual, or abnormal returns technique proposed by Fama, Fisher, Jensen and Roll (1969). Further results of studies by Ellert (1975, 1976) on the NYSE are supportive of the earlier findings of Halpern (1973) and Mandelker (1974), indicating that while acquired firms do gain significantly, the acquiring firms do not. On the JSE Affleck-Graves et al. (1988) find similar evidence. Dodd (1980) used daily returns (rather than the monthly returns used in previous studies) to emphasize the importance of individual days in empirical work on mergers. He too showed that the target firm (as distinct from the term 'acquired' firm, which implies that the merger was successful) gained significantly at the news of the merger while the bidding firm lost. He also showed that gains made by the target firm's shareholders were maintained if the target firm called off the merger, but that they fell if the bidding firm cancelled it.

The focus of this article is on hostile merger activities. Usually during merger activities one of the merging companies can be identified as the 'bidding' company and the other the 'target' company. Typically during hostile merger activities the target company attempts to fend off takeover attempts by the bidding company. These takeover and defensive strategies of the respective bidding and target firms usually involve substantial sums of capital and may sometimes occur at the expense of the shareholders. Brealey and Myers (1981) argue that takeover battles are undoubtedly exciting for the individuals involved but are not always conducted with the best interest of the shareholders in mind.

Although much attention in the literature has focused on estimating the gain/loss to shareholders of the target and bidding firm of the post merger company, little attention has focused on the risk aspect. Thompson (1983) and Barr and Van den Honert (1988) have considered the change in the systematic risk of the post merger firm, but little has been said concerning the risk that shareholders bear during hostile merger activities. It is conceivable that investor's perceptions on the pricing of the companies involved in hostile merger activities are likely to change in line with the takeover/defence strategies employed causing additional share price volatility. Consequently shareholders of either or both of the companies involved may be exposed to additional risk.

In this article a technique is proposed for measuring the risk that shareholders of both the bidding firm and the target firm bear during hostile merger activities. In the first section of this article the model is proposed. In the second, data relating to the classic Minorco/Consolidated Gold Fields failed merger attempt will be used to demonstrate how the model can be implemented. Finally some conclusions are offered.

The model

The model proposed below is designed to estimate the component of risk attributable to the hostile merger activities. This model is proposed within the well-known two-parameter (mean-variance) framework of Markowitz (1952, 1959), where the variance of a securities return is interpreted as the total risk of the security.

The dependent and independent variables of the model can easily be rearranged to estimate the additional risk from the viewpoint of the shareholders of either the bidding or target firms. The model shown below is formulated from the viewpoint of the target company, i.e. the risk associated with resisting attempts to be taken over by the bidding firm.

The model relates the return on the target company to the return on the market index plus the return on the bidding company. This model has the form of an extended Market
Model. In order to obtain expressions for the risk components of the target firm (shown in the development that follows), the vector of the market index returns and the returns of the bidding company (i.e. the independent variables) are orthogonalized. This amounts to removing the effects of the market index from the returns of the bidding company. This orthogonalizing procedure is simply achieved by regressing the returns of the bidding firm on the returns of the market index, and using the resultant residuals to represent the returns on the bidding firm in the model.

Hence the model can be written as:

\[ R_T = \alpha_t + \beta_{1t} R^{M}_t + \beta_{2t} R^{M}_{t-M} + \epsilon_t \]  

(1)

where:

- \( R_T \) is the return on the target firm at time \( t \);
- \( R^{M}_t \) is the return on the market index at time \( t \);
- \( R^{B-M}_t \) is the residual return on the bidding firm at time \( t \), obtained by regressing the returns of the bidding firm on the market index returns;
- \( \alpha_t \), \( \beta_{1t} \) and \( \beta_{2t} \) are coefficients unique to the target firm.

The following assumptions regarding the \( \epsilon_t \) are made:

- \( E(\epsilon_t) = 0 \)
- \( \text{Cov}(\epsilon_t, \epsilon_s) = 0 \) for \( s = t-n \) for all \( n \neq 0 \)
- \( \text{Cov}(R^{M}_t; \epsilon_t) = 0 \) for all \( t \)
- \( \text{Cov}(R^{B-M}_t; \epsilon_t) = 0 \) for all \( t \)

The components for the total risk of the target company can be obtained by considering the expression for the variance of the returns of the target company using model (1).

\[ \text{Var}(R_T^2) = \text{Var}(\alpha_t + \beta_{1t} R^{M}_t + \beta_{2t} R^{M}_{t-M} + \epsilon_t) = \text{Var}(\alpha_t) + \beta_{1t}^2 \text{Var}(R^{M}_t) + \beta_{2t}^2 \text{Var}(R^{B-M}_t) + 2\beta_{1t}\beta_{2t} \text{Cov}(R^{M}_t, R^{B-M}_t) + \text{Var}(\epsilon_t) \]  

Since \( \alpha_t \) is constant \( \text{Var}(\alpha_t) = 0 \) and, by construction \( \text{Cov}(R^{M}_t; R^{B-M}_t) = 0 \), the above expression simplifies to:

\[ \text{Var}(R_T^2) = \beta_{1t}^2 \text{Var}(R^{M}_t) + \beta_{2t}^2 \text{Var}(R^{B-M}_t) + \text{Var}(\epsilon_t) \]  

(2)

Thus the above expression can be interpreted as:

Total risk of the target company = market risk + risk attributable to resisting the merger + unique risk

The model can also be formulated from the viewpoint of the 'bidding' firm. In this instance the model can be written as:

\[ R^{B}_t = \alpha_t + \beta_{1t} R^{M}_t + \beta_{2t} R^{M}_{t-M} + \epsilon_t \]  

(3)

where:

- \( R^{B}_t \) is the return on the bidding firm at time \( t \);
- \( R^{M}_{t-M} \) is the residual return on the target firm at time \( t \), obtained by regressing the returns of the target firm on the returns of the market index; and
- \( \alpha_t \), \( \beta_{1t} \) and \( \beta_{2t} \) are coefficients unique to the bidding firm.

Similarly an expression for the total risk of the bidding firm, similar to equation (2) can be derived, i.e.

\[ \text{Var}(R^{B}_t) = \beta_{1t}^2 \text{Var}(R^{M}_t) + \beta_{2t}^2 \text{Var}(R^{M}_{t-M}) + \text{Var}(\epsilon_t) \]  

(4)

which can be interpreted as:

Total risk of the bidding company = market risk + risk attributable to attempting a takeover + unique risk

In the next section the model will be implemented on the classic Minorco-Consgold hostile merger activities to demonstrate how the model can be used to estimate the relevant components of risk.

**An empirical demonstration**

The Minorco-Consgold merger attempt during 1987–1989 captured the interest of the investment media and also provides an opportunity to demonstrate the use of the proposed model.

Minorco, a Luxembourg-based investment company, made a bid for Consolidated Gold Fields (Consgold), a natural resource company in the United Kingdom, on 21 September 1988 which was immediately contested. The battle for control lasted over 8 months and, because of its high profile, captured substantial interest and consequently was well-documented in the finance media.

The data used in this demonstration comprises the daily returns of Minorco and Consgold from 30 October 1987 to 7 August 1989 as quoted on the Johannesburg Stock Exchange (JSE) as well as the JSE Actuaries Mining Financial Index. The return on the market was proxied by the return on the JSE Actuaries Mining Financial Index in which both Minorco and Consgold were listed.

Of particular relevance for the implementation of the model is the date of the first and last evidence relating to the hostile merger activity. Hence the data was partitioned into three sections, namely:

- Prior to merger attempt: 30 October 1987–20 September 1988

In Table 1 the resulting risk statistics are shown from the viewpoint of the target firm's shareholders, Consgold, using

| Table 1 Risk borne by Consgold Shareholders |
|---|---|---|---|
| Number of Obs. | Defending* | Market* | Unique* |
| Period | (days) | Risk | Risk | Risk |
| Prior | 237 | -0.21 | 5.3 | 7.6 | 87.1 |
| During | 161 | -0.51 | 22.9 | 1.3 | 75.8 |
| After | 79 | 0.13 | 1.4 | 4.1 | 94.5 |

The above statistics are obtained from the regression:

\[ R^{B}_t = \alpha_t + \beta_{1t} R^{M}_t + \beta_{2t} R^{M}_{t-M} + \epsilon_t \]

a. Defending risk is calculated as \( \beta_{1t} \text{Var}(R^{B}_t) \) and is expressed as a percentage of Total Risk.

b. Market risk is calculated as \( \beta_{1t} \text{Var}(R^{M}_t) \) and is expressed as a percentage of Total Risk.

c. Unique risk is calculated as \( \text{Var}(\epsilon_t) \) and is expressed as a percentage of Total Risk.
interpreted as the risk borne by Minorco shareholders which risk is referred to as the firm shareholders, similar risk statistics are presented responding defence strategies employed. Using model consistent with the view that price movements were linked to (after removal of the industry effect). This evidence is ions to Minorco during the hostile merger-activity period. This statistic measures the sensitivity of the target firm's share return to changes in the hostile merger activities. The most pertinent feature of Table I is the risk borne by Minorco shareholders, using the proposed model. In Table 2 the resulting risk statistics are shown from the viewpoint of the bidding firm's shareholders, Minorco, using the proposed model.

In Tables 1 and 2 the three components of total risk are computed for the periods prior, during and after the hostile merger activities. The most pertinent feature of Table 1 is the defending risk statistics over the abovementioned periods.

From Table 1 it can be seen that both prior to, and after the hostile merger activities the percentage of defending risk for Consgold (as captured by the model) is small, as expected, i.e. only 5.3% and 1.4% of the total risk of Consgold respectively. While during the hostile merger activities a substantial increase to 22.4% in the defending risk is evident.

This substantial increase in defending risk is the additional risk that shareholders in Consgold had to bear as a consequence of the strategies employed by the management of Consgold to stave off acquisition attempts by Minorco.

It is also interesting to note that the statistic $\beta_{1}^{M}$ is largest in absolute value and negative, i.e. -0.51, during the hostile merger-activity period. This statistic measures the sensitivity of the target firm's share return to changes in the share return of the bidding firm (with the industry effect removed). The implication of the negative sign suggests that the returns of Consgold generally moved in opposite directions to Minorco during the hostile merger-activity period (after removal of the industry effect). This evidence is consistent with the view that price movements were linked to investor perceptions on the success of takeover and corresponding defence strategies employed.

In Table 2, showing the risk borne by Minorco (the bidding firm shareholders), similar risk statistics are presented using model. Here, however, the third component of risk is referred to as the bidding risk, which can be interpreted as the risk borne by Minorco shareholders which is attributable to acquisition attempts or strategies by the management of Minorco.

The results in Table 2 are not unlike those of Table 1. Both prior to and after the hostile merger activities the bidding risk (as captured by the model) is small, as expected, i.e. only 4.6% and 1.2% of the total risk of Minorco respectively. However during the hostile merger activities this figure rose to 22.4%.

This substantial increase in bidding risk as purported by the model is evidence that the shareholders of Minorco had to bear additional risk as a consequence of the acquisition strategies employed by the management of Minorco.

**Conclusion**

Much debate in the literature has focussed on the risks and gains of successful mergers, little however has been said concerning hostile and failed merger attempts. Brealey and Myers (1981) have however emphasized that takeover and defensive battles are not always undertaken in the best interest of shareholders. To date, however, no evidence has been forthcoming on the risks that shareholders are exposed to during these hostile merger activities.

In this article a model for measuring the additional risk that shareholders of both bidding and target firms bear during hostile merger activities has been proposed and demonstrated. The model was proposed within the well-known mean-variance framework through which most financial models in the field of Capital Market Theory have evolved.

Based on an empirical demonstration on the classic Minorco/Consgold merger attempt several insights on the additional risk that shareholders bore during the hostile merger activities were derived from the model. The evidence presented here suggests that the shareholders of both companies were indeed subjected to additional risk as a consequence of the fight for control of Consgold. In particular the evidence shows that the proportion of risk attributable to the hostilities increased by a factor of approximately five-fold for both the bidding and defending companies. This evidence again raises the question of whether expensive protracted hostile merger activities are conducted in the best interest of shareholders.

It is worth noting that while it is generally difficult for shareholders to effectively challenge management and the incumbent board of directors on issues relating to hostile merger activities, their dissatisfaction does however generally show up in the company's stock price.

**Notes**

1. Returns of Minorco shares were adjusted to factor out its component holdings of Consgold.
2. This date was chosen to avoid uncharacteristic data corresponding to the October 1987 stock market collapse.
3. The date when Consgold was delisted following its takeover by Hanson plc.

**References**


