

THE MODERN INDUSTRIAL REVOLUTION, EXIT, AND THE FAILURE OF INTERNAL CONTROL SYSTEMS

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Abstract

Since 1973 technological, political, regulatory, and economic forces have been changing the worldwide economy in a fashion comparable to the changes experienced during the nineteenth century Industrial Revolution. As in the nineteenth century, we are experiencing declining costs, increasing average (but decreasing marginal) productivity of labor, reduced growth rates of labor income, excess capacity, and the requirement for downsizing and exit. The last two decades indicate corporate internal control systems have failed to deal effectively with these changes, especially slow growth and the requirement for exit. The next several decades pose a major challenge for Western firms and political systems as these forces continue to work their way through the worldwide economy.

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I. Introduction

Parallels between the Modern and Historical Industrial Revolutions

Fundamental technological, political, regulatory, and economic forces are radically changing the worldwide competitive environment. We have not seen such a metamorphosis of the economic landscape since the Industrial Revolution of the nineteenth century. The scope and pace of the changes over the past two decades qualify this period as a modern industrial revolution, and I predict it will take decades for these forces to be fully worked out in the worldwide economy.

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Although the current and historical economic transformations occurred a century apart, the parallels between the two are strikingly similar: most notably, the widespread technological and organizational change leading to declining costs, increasing average but decreasing marginal productivity of labor, reduced growth rates in labor income, excess capacity, and—ultimately—downsizing and exit.

The capital markets played a major role in eliminating excess capacity both in the nineteenth century and in the 1980s. The merger boom of the 1890s brought about a massive consolidation of independent firms and the closure of marginal facilities. In the 1980s the capital markets helped eliminate excess capacity through leveraged acquisitions, stock buybacks, hostile takeovers, leveraged buyouts, and divisional sales. Just as the takeover specialists of the 1980s were disparaged by managers, policymakers, and the press, the so-called Robber Barons were criticized in the nineteenth century. In both cases the criticism was followed by public policy changes that restricted the capital markets: in the nineteenth century the passage of antitrust laws restricting combinations, and in the late 1980s the reregulation of the credit markets, antitakeover legislation, and court decisions that restricted the market for corporate control.

Although the vast increases in productivity associated with the nineteenth century industrial revolution increased aggregate welfare, the large costs associated with the obsolescence of human and physical capital generated substantial hardship, misunderstanding, and bitterness. As noted in 1873 by Henry Ward Beecher, a well-known commentator and influential clergyman of the time,

The present period will always be memorable in the dark days of commerce in America. We have had commercial darkness at other times. There have been these depressions, but none so obstinate and none so universal ... Great Britain has felt it; France has felt it; all Austria and her neighborhood has experienced it. It is cosmopolitan. It is distinguished by its obstinacy from former like periods of commercial depression. Remedies have no effect. Party confidence, all stimulating persuasion, have not lifted the pall, and practical men have waited, feeling that if they could tide over a year they could get along; but they could not tide over the year. If only one or two years could elapse they could save themselves. The years have lapsed, and they were worse off than they were before.

What is the matter? What has happened? Why, from the very height of prosperity without any visible warning, without even a cloud the size of a man's hand visible on the horizon, has the cloud gathered, as it were, from the center first, spreading all over the sky? (Price, 1933, p. 6).

On July 4, 1892, the Populist Party platform adopted at the party's first convention in Omaha reflected similar discontent and conflict:

We meet in the midst of a nation brought to the verge of moral, political, and material ruin. ... The fruits of the toil of millions are boldly stolen to build up colossal fortunes for the few, unprecedented in the history of mankind; and the possessors of these in turn despise the republic and endanger liberty. From the same prolific womb of government injustice are bred two great classes of tramps and millionaires (McMurray, 1929, p. 7).

Technological and other developments that began in the mid-twentieth century have culminated in the past two decades in a similar situation: rapidly improving productivity, the creation of overcapacity, and, consequently, the requirement for exit. Although efficient exit—because of the ramifications it has on productivity and human welfare—remains an issue of great importance, research on the topic has been relatively sparse since the 1942 publication of Schumpeter's insights on creative destruction.¹ These insights will almost certainly receive renewed attention in the coming decade:

Every piece of business strategy acquires its true significance only against the background of that process and within the situation created by it. It must be seen in its role in the perennial gale of creative destruction; it cannot be understood irrespective of it or, in fact, on the hypothesis that there is a perennial lull ... The usual theorist's paper and the usual government commission's report practically never try to see that behavior, on the one hand, as a result of a piece of past history and, on the other hand, as an attempt to deal with a situation that is sure to change presently—as an attempt by those firms to keep on their feet, on ground that is slipping away from under them. In other words, the problem that is usually being visualized is how capitalism administers existing structures, whereas the relevant problem is how it creates and destroys them (Schumpeter, 1976, p. 83).

¹ In a rare finance study of exit, DeAngelo and DeAngelo (1991) analyze the retrenchment of the U.S. steel industry in the 1980s. Ghemawat and Nalebuff (1985) have an interesting paper entitled "Exit," and Anderson (1986) provides a detailed comparison of U.S. and Japanese retrenchment in the 1970s and early 1980s and their respective political and regulatory policies toward the issues. Bower (1984, 1986) analyzes the private and political responses to decline in the petrochemical industry. Harrigan (1980, 1988) conducts detailed firm and industry studies. See also Hirschman's (1970) work on exit.

Current technological and political changes are bringing this issue to the forefront. It is important for managers, policymakers, and researchers to understand the magnitude and generality of the implications of these forces.

Outline of the Paper

In this paper, I review the industrial revolutions of the nineteenth century and draw on these experiences to enlighten our understanding of current economic trends. Drawing parallels to the 1800s, I discuss in some detail the changes that mandate exit in today's economy. I address those factors that hinder efficient exit, and outline the control forces acting on the corporation to eventually overcome these barriers. Specifically, I describe the role of the market for corporate control in affecting efficient exit, and how the shutdown of the capital markets has, to a great extent, transferred this challenge to corporate internal control mechanisms. I summarize evidence, however, indicating that internal control systems have largely failed in bringing about timely exit and downsizing, leaving only the product market or legal/political/regulatory system to resolve excess capacity. Although overcapacity will in the end be eliminated by product market forces, this solution generates large, unnecessary costs. I discuss the forces that render internal control mechanisms ineffective and offer suggestions for their reform. Lastly, I address the challenge this modern industrial revolution poses for finance professionals; that is, the changes that we too must undergo to aid in the learning and adjustments that must occur over the next several decades.

II. The First and Second Industrial Revolutions

The Industrial Revolution was distinguished by a shift to capital-intensive production, rapid growth in productivity and living standards, the formation of large corporate hierarchies, overcapacity, and, eventually, closure of facilities. (See the excellent discussions of the period by Chandler, 1977, 1990, 1992, Lamoreaux, 1985,

and McCraw, 1981, 1992.) Originating in Britain in the late eighteenth century, the First Industrial Revolution—as Chandler (1990, p. 250) labels it—witnessed the application of new energy sources to methods of production. The mid-nineteenth century witnessed another wave of massive change with the birth of modern transportation and communication facilities, including the railroad, telegraph, steamship, and cable systems. Coupled with the invention of high speed consumer packaging technology, these innovations gave rise to the mass production and distribution systems of the late nineteenth and early twentieth centuries—the Second Industrial Revolution (1990, p. 62).

The dramatic changes that occurred from the middle to the end of the century clearly warranted the term “revolution”. The invention of the McCormick reaper (1830s), the sewing machine (1844), and high volume canning and packaging devices (mid-1880s) exemplified a worldwide surge in productivity that “substituted machine tools for human craftsmen, interchangeable parts for hand-tooled components, and the energy of coal for that of wood, water, and animals” (McCraw, 1981, p. 3). New technology in the paper industry allowed wood pulp to replace rags as the primary input material (Lamoreaux, 1985, p. 41). Continuous rod rolling transformed the wire industry: within a decade, wire nails replaced cut nails as the main source of supply (Lamoreaux, 1985, p. 64). Worsted textiles resulting from advances in combing technology changed the woolen textile industry (Lamoreaux, 1985, p. 98). Between 1869 and 1899, the capital invested per American manufacturer grew from about \$700 to \$2,000; in the period 1889 to 1919, the annual growth of total factor productivity was almost six times higher than that which had occurred for most of the nineteenth century (McCraw, 1981, p. 3).

As productivity climbed steadily, production costs and prices fell dramatically. The 1882 formation of the Standard Oil Trust, which concentrated nearly 25 percent of the world’s kerosene production into three refineries, reduced the average cost of a gallon of kerosene by 70 percent between 1882 and 1885. In tobacco, the invention of the Bonsack machine in the early 1880s reduced the labor costs of cigarette production 98.5

percent (Chandler, 1992, p. 5). The Bessemer process reduced the cost of steel rails by 88 percent from the early 1870s to the late 1890s, and the electrolytic refining process invented in the 1880s reduced the price of a kilo of aluminum by 96 percent between 1888 and 1895 (Chandler, 1992, pp. 4-6). In chemicals, the mass production of synthetic dyes, alkalis, nitrates, fibers, plastics, and film occurred rapidly after 1880. Production costs of synthetic blue dye, for example, fell by 95 percent from the 1870s to 1886. (Chandler, 1992, p. 5). New low-cost sources of superphosphate rock and the manufacture of superphosphates changed the fertilizer industry. In sugar refining, technological changes dramatically lowered the costs of sugar production and changed the industry (Lamoreaux, 1985, p. 99).

Lamoreaux (1985) discusses other cases where various stimuli led to major increases in demand and, in turn, expansion that led to excess capacity (the page numbers in parentheses reference her discussions). This growth occurred in cereals (when “Schumacher broke down the American prejudice against eating oats” (p. 98)), whisky (when crop failures in Europe created a sudden large demand for U.S. producers (p. 99)), and tin plate (when the McKinley tariff raised domestic demand and prices (p. 97)).

The surplus capacity developed during the period was exacerbated by the fall in demand brought about by the recession and panic of 1893. Although attempts were made to eliminate overcapacity through pools, associations, and cartels (p. 100), not until the capital markets motivated exit in the 1890s’ mergers and acquisitions (M&A) boom was the problem substantially resolved. Capacity was reduced through the consolidation and closure of marginal facilities in the merged (Lamoreaux, 1985, p. I).

III. The Modern Industrial Revolution

The major restructuring of the American business community that began in the 1970s and continues in the 1990s is being brought about by a variety of factors, including

changes in physical and management technology, global competition, regulation, taxes, and the conversion of formerly closed, centrally planned socialist and communist economies to capitalism, along with open participation in international trade. These changes are significant in scope and effect; indeed, they are bringing about the Third Industrial Revolution. To understand fully the challenges that current control systems face in light of this change, we must understand more about these general forces sweeping the world economy, and why they are generating excess capacity and thus the requirement for exit.

What has generally been referred to as the “decade of the 80s” in the United States actually began in the early 1970s with the ten-fold increase in energy prices from 1973 to 1979, and the emergence of the modern market for corporate control, and high-yield nonrated bonds in the mid-1970s. These events, among others, were associated with the beginnings of the Third Industrial Revolution which—if I were to pick a particular date—would be the time of the oil price increases beginning in 1973.

The Decade of the 80s: Capital Markets Provided an Early Response to the Modern Industrial Revolution

The macroeconomic data for the 1980s shows major productivity gains (Jensen, 1991). 1981 was in fact a watershed year: Total factor productivity growth in the manufacturing sector more than doubled after 1981 from 1.4 percent per year in the period 1950 to 1981 to 3.3 percent in the period 1981 to 1990.² Nominal unit labor costs

² Measured by multifactor productivity, U. S. Department of Labor (USDL) (1990, Table 3). See Jensen (1991) for a summary. Multifactor productivity showed no growth between 1973 and 1980 and grew at the rate of 1.9 percent per year between 1950 and 1973. Manufacturing labor productivity grew at an annual rate of 2.3 percent in the period 1950 to 1981 and at 3.8 percent from 1981 to 1990 (USDL, 1990, Table 3). Using data recently revised by the Bureau of Economic Analysis from 1977 to 1990, the growth rate in the earlier period was 2.2 percent and 3.0 percent in the 1981 to 1990 period (USDL, 1991, Table 1). Productivity growth in the nonfarm business sector fell from 1.9 percent in the 1950 to 1981 period to 1.1 percent in the 1981 to 1990 period (USDL, 1990, Table 2). The reason for the fall apparently lies in the large growth in the service sector relative to the manufacturing sector and the low measured productivity growth in services.

stopped their 17-year rise, and real unit labor costs declined by 25 percent. These lower labor costs came not from reduced wages or employment, but from increased productivity: Nominal and real hourly compensation increased by a total of 4.2 percent and 0.3 percent per year respectively over the 1981 to 1989 period.³ Manufacturing employment reached a low in 1983, but by 1989 had experienced a small cumulative increase of 5.5 percent.⁴ Meanwhile, the annual growth in labor productivity increased from 2.3 percent between 1950 and 1981 to 3.8 percent between 1981 and 1990, while a 30-year decline in capital productivity was reversed when the annual change in the productivity of capital increased from -1.03 percent between 1950 and 1981 to 2.03 percent between 1981 and 1990.⁵

During the 1980s, the real value of public firms' equity more than doubled from \$1.4 to \$3 trillion.⁶ In addition, real median income increased at the rate of 1.8 percent

There is considerable controversy over the adequacy of the measurement of productivity in the service sector. The USDL has no productivity measures for services employing nearly 70 percent of service workers, including, among others, health care, real estate, and securities brokerage. In addition, many believe that service sector productivity growth measures are downward biased. Service sector price measurements, for example, take no account of the improved productivity and lower prices of discount outlet clubs such as Sam's Club. The Commerce Department measures output of financial services as the value of labor used to produce it. Since labor productivity is defined as the value of total output divided by total labor inputs it is impossible for measured productivity to grow. Between 1973 and 1987 total equity shares traded daily grew from 5.7 million to 63.8 million, while employment only doubled—implying considerably more productivity growth than the zero growth reflected in the statistics. Other factors, however, contribute to potential overestimates of productivity growth in the manufacturing sector. See Malabre and Clark (1992) and Richman (1993).

³ Nominal and real hourly compensation, *Economic Report of the President*, Table B42 (1993).

⁴ USDL (1991).

⁵ USDL (1990). Trends in U.S. productivity have been controversial issues in academic and policy circles in the last decade. One reason, I believe, is that it takes time for these complicated changes to show up in the aggregate statistics. In their recent book Baumol, Blackman and Wolff (1989, pp. ix-x) changed their formerly pessimistic position. In their words: "This book is perhaps most easily summed up as a compendium of evidence demonstrating the error of our previous ways.... The main change that was forced upon our views by careful examination of the long-run data was abandonment of our earlier gloomy assessment of American productivity performance. It has been replaced by the guarded optimism that pervades this book. This does *not* mean that we believe retention of American leadership will be automatic or easy. Yet the statistical evidence did drive us to conclude that the many writers who have suggested that the demise of America's traditional position has already occurred or was close at hand were, like the author of Mark Twain's obituary, a bit premature.... It should, incidentally, be acknowledged that a number of distinguished economists have also been driven to a similar evaluation...."

⁶ As measured by the Wilshire 5,000 index of all publicly held equities.

per year between 1982 and 1989, reversing the 1.0 percent per year decrease that occurred from 1973 to 1982.⁷ Contrary to generally held beliefs, real research and development (R&D) expenditures set record levels every year from 1975 to 1990, growing at an average annual rate of 5.8 percent.⁸ *The Economist* (1990), in one of the media's few accurate portrayals of this period, noted that from 1980 to 1985 "American industry went on an R&D spending spree, with few big successes to show for it."

Regardless of the gains in productivity, efficiency, and welfare, the 1980s are generally portrayed by politicians, the media, and others as a "decade of greed and excess." In particular, criticism was centered on M&A transactions, 35,000 of which occurred from 1976 to 1990, with a total value of \$2.6 trillion (1992 dollars). Contrary to common beliefs, only 364 of these offers were contested, and of those only 172 resulted in successful hostile takeovers (*Mergerstat Review*, 1991). Indeed, Marty Lipton, prominent defender of American CEOs, expresses a common view of the 1980s when he states that, "the takeover activity in the United States has imposed short-term profit maximization strategies on American Business at the expense of research, development and capital investment. This is minimizing our ability to compete in world markets and still maintain a growing standard of living at home" (Lipton, 1989, p. 2).

On average, selling-firm shareholders in all M&A transactions in the period 1976 to 1990 were paid premiums over market value of 41 percent,⁹ and total M&A transactions generated \$750 billion in gains to target firms' shareholders (measured in 1992 dollars).¹⁰ This value change represents the minimum forecast value change by the buyer (the amount the buyer is willing to pay the seller), and does not include further

⁷ Bureau of the Census (1991).

⁸ *Business Week Annual R&D Scoreboard*.

⁹ Annual premiums reported by *Mergerstat Review* (1991, Fig. 5) weighted by value of transaction in the year for this estimate.

¹⁰ I assume that all transactions without publicly disclosed prices have a value equal to 20 percent of the value of the average publicly disclosed transaction in the same year, and that they have average premiums equal to those for publicly disclosed transactions.

gains (or losses) reaped by the buyer after execution of the transaction.¹¹ It includes synergy gains from combining the assets of two or more organizations and the gains from replacing inefficient governance systems, as well as possible wealth transfers from employees, communities, and bondholders.¹² As Shleifer and Summers (1988) point out, if the value gains are merely transfers of wealth from creditors, employees, suppliers, or communities, they do not represent efficiency improvements. Thus far, however, little evidence has been found to support substantial wealth transfers from any group,¹³ and it appears that most of these gains represent increases in efficiency.

Part of the attack on M&A transactions was centered on the high-yield (or so-called “junk”) bond market, which eliminated mere size as an effective deterrent against takeover. This opened the management of America’s largest corporations to monitoring and discipline from the capital markets. It also helped provide capital for newcomers to compete with existing firms in the product markets.

High-yield bonds opened the public capital markets to small, risky, and unrated firms across the country, and made it possible for some of the country’s largest firms to be taken over. The sentiment of J. Richard Munro (1989, p. 472), Chairman and CEO of Time Inc., exemplifies the critical appraisal of their role:

Notwithstanding television ads to the contrary, junk bonds are designed as the currency of ‘casino economics’ ... they’ve been used not to create new plants or jobs or products but to do the opposite: to dismantle existing companies so the players can make their profit. ... This isn’t the Seventh Cavalry coming to the rescue. It’s a scalping party.

The high leverage incurred in the eighties contributed to an increase in the bankruptcy rate of large firms in the early 1990s. That increase was also encouraged by

¹¹ In some cases buyers overpay, perhaps because of mistakes or because of agency problems with their own shareholders. Such overpayment represents only a wealth transfer from the buying firm’s claimants to those of the selling firm and not an efficiency gain.

¹² Healy, Palepu, and Ruback (1992) estimate the total gains to buying- and selling-firm shareholders in the 50 largest mergers in the period 1979 to 1984 at 9.1 percent. They also find a strong positive cross-sectional relation between the value change and the cash flow changes resulting from the merger.

¹³ See Kaplan (1989a, 1989b, 1989c, 1992), Jensen, Kaplan, and Stiglin (1989), Pontiff, Shleifer, and Weisbach (1990), Asquith and Wizman (1990), and Rosett (1990).

the recession (which in turn was at least partly caused by the restriction in the credit markets implemented in late 1989 and 1990 to offset the trend toward higher leverage), and the revisions in bankruptcy procedures and the tax code (which made it much more difficult to restructure financially distressed firms outside the courts, see Wruck, 1990). The unwise public policy and court decisions that contributed significantly to hampering private adjustment to this financial distress seemed to be at least partially motivated by the general antagonism towards the control market at the time. Even given the difficulties, the general effects of financial distress in the high-yield markets were greatly overemphasized, and the high-yield bond market has recently experienced near-record levels of new issues. While precise numbers are difficult to come by, I estimate the total bankruptcy losses to junk bond and bank HLT (highly levered transaction) loans from inception of the market in the mid-1970s through 1990 amounted to less than \$50 billion (Jensen, 1991, footnote 9). In comparison, IBM alone lost \$51 billion (almost 65 percent of the total market value of its equity) from its 1991 high to its 1992 close.¹⁴

Mistakes were made in the takeover activity of the 1980s; indeed, given the far reaching nature of the restructuring, it would be surprising if none occurred. However, the negative assessment characteristic of general opinion is inconsistent with both the empirical evidence and the almost universal opinion of finance scholars who have studied the phenomenon. In fact, takeover activities were addressing an important set of problems in corporate America, and doing it before the companies faced serious trouble in the product markets. They were, in effect, providing an early warning system that motivated healthy adjustments to the excess capacity that began to proliferate in the worldwide economy.

¹⁴ Its high of \$139.50 occurred on 2/19/91 and it closed at \$50.38 at the end of 1992.

Causes of Excess Capacity

Excess capacity can arise in at least four ways, the most obvious of which occurs when market demand falls below the level required to yield returns that will support the currently installed production capacity. This *demand-reduction* scenario is most familiarly associated with recession episodes in the business cycle.

Excess capacity can also arise from two types of technological change. The first type, *capacity-expanding* technological change, increases the output of a given capital stock and organization. An example of the capacity-expanding type of change is the Reduced Instruction Set CPU (RISC) processor innovation in the computer workstation market. RISC processors bring about a ten-fold increase in power, but can be produced by adapting the current production technology. With no increase in the quantity demanded, this change implies that production capacity must fall by 90 percent. Price declines increase the quantity demanded in these situations, and therefore reduce the capacity adjustment that would otherwise be required. If demand is elastic, output of the higher-powered units will grow as it did for much of the computing industry's history; now, however, the new workstation technology is reducing the demand for mainframe computers.

The second type is *obsolescence-creating* change—that is, one that obsoletes the current capital stock and organization. Wal-Mart and the wholesale clubs that are revolutionizing retailing are examples of such change. These new, focused, large scale, low-cost retailers are dominating old-line department stores which can no longer compete. Building these new low-cost stores means much current retail capacity becomes obsolete—when Wal-Mart enters a new market total retail capacity expands, and it is common for some of the existing high-cost retail capacity to go out of business.¹⁵ More intensive use of information and other technologies, direct dealing with manufacturers,

¹⁵ Zellner (1992) discusses the difficulties traditional retailers have in meeting Wal-Mart's prices.

and the replacement of high-cost, restrictive work-rule union labor are several sources of the competitive advantage of these new organizations.

Finally, excess capacity also results when many competitors simultaneously rush to implement new, highly productive technologies without considering whether the aggregate effects of all such investment will be greater capacity than can be supported by demand in the final product market. Sahlman and Stevenson's (1985) analysis of the winchester disk drive industry provides an example of this phenomenon. Between 1977 and 1984, venture capitalists invested over \$400 million in 43 different manufacturers of winchester disk drives; initial public offerings of common stock infused additional capital in excess of \$800 million. In mid-1983, the capital markets assigned a value of \$5.4 billion to twelve publicly traded, venture-capital-backed hard disk drive manufacturers—yet by the end of 1984, the value assigned to those companies had plummeted to \$1.4 billion. In his study of the industry, Christensen (1993) finds that over 138 firms entered the industry in the period from its invention in 1956 to 1990, and of these 103 subsequently failed and six were acquired. Sahlman and Stevenson (1985, p. 7) emphasize the lack of foresight in the industry: “The investment mania visited on the hard disk industry contained inherent assumptions about the long-run industry size and profitability and about future growth, profitability and access to capital for each individual company. These assumptions, had they been stated explicitly, would not have been acceptable to the rational investor.” There are clues in the history of the nineteenth century that similar overshooting occurred then as well. In Jensen (1991), I analyze the incentive, information, and contracting problems that cause this overshooting and argue that these problems of boom-bust cycles are general in venture markets—but that they can be corrected by reforming contracts that currently pay promoters for doing deals, rather than for doing successful deals.

Current Forces Leading to Excess Capacity and Exit

The ten-fold increase in crude oil prices between 1973 and 1979 had ubiquitous effects, forcing contraction in oil, chemicals, steel, aluminum, and international shipping, among other industries. In addition, the sharp crude oil price increases that motivated major changes to economize on energy had other, perhaps even larger, implications. I believe the reevaluation of organizational processes and procedures stimulated by the oil shock also generated dramatic increases in efficiency beyond the original pure energy-saving projects. The original energy-motivated re-examination of corporate processes helped initiate a major reengineering of company practices and procedures that still continues to accelerate throughout the world.

Since the oil price increases of the 1970s, we again have seen systematic overcapacity problems in many industries similar to those of the nineteenth century. While the reasons for this overcapacity nominally differ among industries, I doubt they are independent phenomena. We do not yet fully understand all the causes propelling the rise in excess capacity in the 1980s, yet I believe there were a few basic forces in operation.

Macro Policies

Major deregulation of the American economy (including trucking, rail, airlines, telecommunications, banking and financial services industries) under President Carter contributed to the requirements for exit in these industries,¹⁶ as did important changes in the U.S. tax laws that reduced tax advantages to real estate development, construction, and other activities. The end of the cold war has had obvious ramifications for the defense industry, as well as less direct effects on the industry's suppliers. In addition, two generations of managerial focus on growth as a recipe for success caused many firms, I believe, to overshoot their optimal capacity, setting the stage for cutbacks, especially in

¹⁶ Vietor (1994).

white collar corporate bureaucracies. Specifically, in the decade from 1979 to 1989 the *Fortune* 100 firms lost 1.5 million employees, or 14 percent of their workforce.¹⁷

Technology

Massive changes in technology are clearly part of the cause of the current industrial revolution and its associated excess capacity. Both within and across industries, technological developments have had far-reaching impact. To give some examples, the widespread acceptance of radial tires (lasting three to five times longer than the older bias ply technology and providing better gas mileage) caused excess capacity in the tire industry; the personal computer revolution forced contraction of the market for mainframes; the advent of aluminum and plastic alternatives reduced demand for steel and glass containers; and fiberoptic, satellite, digital (ISDN), and new compression technologies dramatically increased capacity in telecommunication. Wireless personal communication such as cellular phones and their replacements promise to further extend this dramatic change.

The changes in computer technology, including miniaturization, have not only revamped the computer industry, but also redefined the capabilities of countless other industries. Some estimates indicate the price of computing capacity fell by a factor of 1,000 over the last decade.¹⁸ This means that computer production lines now produce boxes with 1,000 times the capacity for a given price. Consequently, computers are becoming commonplace—in cars, toasters, cameras, stereos, ovens, and so on. Nevertheless, the increase in quantity demanded has not been sufficient to avoid overcapacity, and we are therefore witnessing a dramatic shutdown of production lines in

¹⁷ Source: COMPUSTAT.

¹⁸ “In 1980 IBM’s top-of-the-line computers provided 4.5 MIPs (millions of instructions per second) for \$4.5 million. By 1990, the cost of a MIP on a personal computer had dropped to \$1,000...” (Keene, 1991, p. 110). By 1993 the price had dropped to under \$100. The technological progress in personal computers has itself been stunning. Intel’s Pentium (586) chip, introduced in 1993, has a capacity of 100 MIPS — 100 times the capacity of its 286 chip introduced in 1982 (Brandt, 1993). In addition, the progress of storage, printing, and other related technology has also been rapid (Christensen, 1993).

the industry—a force that has wracked IBM as a high-cost producer. A change of similar magnitude in auto production technology would have reduced the price of a \$20,000 auto in 1980 to under \$20 today. Such increases in capacity and productivity in a basic technology have unavoidably massive implications for the organization of work and society.

Fiberoptic and other telecommunications technologies such as compression algorithms are bringing about similarly vast increases in worldwide capacity and functionality. A Bell Laboratories study of excess capacity indicates, for example, that given three years and an additional expenditure of \$3.1 billion, three of AT&T's new competitors (MCI, Sprint, and National Telecommunications Network) would be able to absorb the entire long distance switched service that was supplied by AT&T in 1990 (Federal Communications Commission, 1991, p. 1140).

Organizational Innovation

Overcapacity can be caused not only by changes in the physical technology, but also by changes in organizational practices and management technology. The vast improvements in telecommunications, including computer networks, electronic mail, teleconferencing, and facsimile transmission are changing the workplace in major ways that affect the manner in which people work and interact. It is far less valuable for people to be in the same geographical location to work together effectively, and this is encouraging smaller, more efficient, entrepreneurial organizing units that cooperate through technology.¹⁹ This encourages even more fundamental changes. Through competition “virtual organizations”—networked or transitory organizations where people come together temporarily to complete a task, then separate to pursue their individual

¹⁹ The *Journal of Financial Economics* which I have been editing with several others since 1973 is an example. The *JFE* is now edited by seven faculty members with offices at three universities in different states and the main editorial administrative office is located in yet another state. North Holland, the publisher, is located in Amsterdam, the printing is done in India, and mailing and billing is executed in Switzerland. This “networked organization” would have been extremely inefficient two decades ago without fax machines, high-speed modems, electronic mail, and overnight delivery services.

specialties—are changing the structure of the standard large bureaucratic organization and contributing to its shrinkage. Virtual organizations tap talented specialists, avoid many of the regulatory costs imposed on permanent structures, and bypass the inefficient work rules and high wages imposed by unions. In doing so, they increase efficiency and thereby further contribute to excess capacity.

In addition, Japanese management techniques such as total quality management, just-in-time production, and flexible manufacturing have significantly increased the efficiency of organizations where they have been successfully implemented throughout the world. Some experts argue that, properly implemented, these new management techniques can reduce defects and spoilage by an order of magnitude. These changes in managing and organizing principles have contributed significantly to the productivity of the world's capital stock and economized on the use of labor and raw materials, thus also contributing to the excess capacity problems²⁰.

Globalization of Trade

With the globalization of markets, excess capacity tends to occur worldwide. Japan, for example, is currently in the midst of substantial excess capacity caused, at least partially, by the breakdown in its own corporate control system;²¹ it is now in the process of a massive restructuring of its economy.²² Yet even if the requirement for exit were isolated in the U.S., the interdependency of today's world economy would ensure that such overcapacity would have reverberating, global implications. For example, the rise of efficient high quality producers of steel and autos in Japan and Korea has contributed to excess capacity in those industries worldwide. Between 1973 and 1990 total capacity in the U.S. steel industry fell by 38 percent from 156.7 million tons to 97 million tons, and

²⁰ Wruck and Jensen (1994) provide an analysis of the critical organizational innovations that total quality management is bringing to the technology of management.

²¹ A collapse I predicted in Jensen (1989b).

²² See Neff, Holyoke, Gross, and Miller (1993).

total employment fell over 50 percent from 509,000 to 252,000.²³ From 1985 to 1989 multifactor productivity in the industry increased at an annual rate of 5.3 percent compared to 1.3 percent for the period 1958 to 1989 (Burnham, 1993, Table 1 and p. 15).

The entry of Japan and other Pacific Rim countries such as Hong Kong, Taiwan, Singapore, Thailand, Korea, Malaysia, and China into worldwide product markets has contributed to the required adjustments in Western economies over the last several decades. Moreover, competition from new entrants to the world product markets promises to get considerably more intense.

Revolution in Political Economy

The movement of formerly closed communist and socialist centrally planned economies to more market-oriented open capitalist economies is likely to generate huge changes in the world economy over the next several decades. These changes promise to cause much conflict, pain, and suffering as world markets adjust, but also large profit opportunities.

More specifically, the rapid pace of development of capitalism, the opening of closed economies, and the dismantlement of central control in communist and socialist states is occurring to various degrees in China, India, Indonesia, Pakistan, other Asian economies, and Africa. This evolution will place a potential labor force of almost a billion people—whose current average income is less than \$2 per day—on world markets.^{24,25} Table I summarizes some of the population and labor force estimates relevant to this issue. The opening of Mexico and other Latin American countries and the transition of communist and socialist central and eastern European economies to open capitalist systems (at least some of which will make the transition in some form) could

²³ Steel industry employment is now down to 160,000 from its peak of 600,000 in 1953 (Fader, 1993).

²⁴ I am indebted to Steven Cheung for discussions on these issues.

²⁵ Although migration will play a role it will be relatively small compared to the export of the labor in products and services. Swissair's 1987 transfer of part of its reservation system to Bombay and its 1991 announcement of plans to transfer 150 accounting jobs to the same city are small examples (Economist Intelligence Unit (1991)).

add almost 200 million laborers with average incomes of less than \$10 per day to the world market.

For perspective, Table I shows that the average daily U.S. income per worker is slightly over \$90, and the total labor force numbers about 117 million, and the European Economic Community average wage is about \$80 per day with a total labor force of about 130 million. The labor forces that have affected world trade extensively in the last several decades total only about 90 million (Hong Kong, Japan, Korea, Malaysia, Singapore, and Taiwan).²⁶

While the changes associated with bringing a potential 1.2 billion low-cost laborers onto world markets will significantly increase average living standards throughout the world, they will also bring massive obsolescence of capital (manifested in the form of excess capacity) in Western economies as the adjustments sweep through the system. Western managers cannot count on the backward nature of these economies to limit competition from these new human resources. Experience in China and elsewhere indicates the problems associated with bringing relatively current technology on line with labor forces in these areas is possible with fewer difficulties than one might anticipate.²⁷

²⁶ Thailand and China have played a role in the world markets in the last decade, but since it has been such a small part of their potential I have left them in the potential entrant category.

²⁷ In a recent article focusing on the prospects for textile manufacturer investment in Central European countries, van Delden (1993, p. 43) reports: "When major French group Rhone Poulenc's fibres division started a discussion for a formal joint venture in 1991, they discovered an example of astonishing competitiveness. Workers — whose qualifications matched those normal in the West — cost only 8% of their West European counterparts, and yet achieved productivity rates of between 60% and 75% compared to EC level. Moreover, energy costs of the integrated power station are 50% below West German costs, and all of this is complemented by extremely competitive raw material prices."

The textile industry illustrates the problems with chronic excess capacity brought on by a situation where the worldwide demand for textiles grows fairly constantly, but growth in the productivity of textile machinery through technological improvements is greater. Moreover, additional capacity is being created because new entrants to the global textile market must upgrade outdated (and less productive) weaving machinery with new technology to meet minimum global quality standards. This means excess capacity is likely to be a continuing problem in the industry and that adjustment will have to occur through exit of capacity in high-cost Western textile mills.

TABLE I

Labor force and manufacturing wage estimates of various countries and areas playing an actual or potential role in international trade in the past and in the future

Country/Area	Total Population ^a (millions)	Potential Labor Force ^b (millions)	Avg. Daily Earnings ^c (US \$)
Major potential entrants from Asia			
China	1,155.8	464.4	\$ 1.53
India	849.6	341.4	\$ 2.46
Indonesia	187.8	75.4	NA ^d
Pakistan	115.5	46.4	\$ 3.12
Sri Lanka	17.2	6.9	\$ 1.25
Thailand	56.9	23.0	\$ 1.49
Vietnam	68.2	27.4	NA
<i>Tot/Avg: Total pop./labor force & Avg. Earnings</i>	2,451.0	984.9	\$ 1.97 ^e
Potential entrant under NAFTA			
Mexico	87.8	35.5	\$10.29
Major potential entrants from Central and Eastern Europe			
Czechoslovakia	15.6	6.3	\$ 6.45
Hungary	10.3	4.2	\$ 9.25
Poland	38.2	15.4	\$ 6.14
Romania	23.2	9.4	\$ 8.98
Yugoslavia	23.8	9.6	NA
Former USSR	286.7	115.8	\$ 6.69
<i>Tot/Avg Mexico, Central & Eastern Europe</i>	485.6	196.2	\$ 7.49
Previous world mkt. entrants from Asia			
Hong Kong	5.8	2.3	\$ 25.79
Japan	123.9	50.1	\$ 146.97
Korea	43.3	17.5	\$ 45.37
Malaysia	17.9	7.4	NA
Singapore	2.8	1.1	\$ 27.86
Taiwan	20.7	8.4	NA
<i>Tot/Avg</i>	214.4	86.8	\$ 116.16
U.S. and EEC. for comparison			
United States	252.7	117.3	\$ 92.24
European Economic Community	658.4	129.7	\$ 78.34
<i>Tot/Avg</i>	911.1	246.7	\$ 84.93

a Population statistics from Monthly Bulletin of Statistics (United Nations, 1993), 1991 data.

b Potential Labor force estimated by applying the 40.4 percent labor force participation rate in the European Economic Community to the 1991 population estimates, using the most recent employment estimates from the Statistical Yearbook (United Nations, 1992) for each member country.

c Unless otherwise noted, refers to 1991 earnings from the Monthly Bulletin of Statistics (United Nations, 1993) or earnings from Statistical Yearbook (United Nations, 1992) adjusted to 1991 levels using the Consumer Price Index. Earnings for Poland were calculated using 1986 earnings and 1986 year-end exchange rate, while earnings for Romania were calculated using 1985 earnings and 1985 exchange rate. An approximation for the former U.S.S.R. was made using 1987 data for daily earnings in the U.S.S.R. and the estimated 1991 exchange rate for the former U.S.S.R. from the Monthly Bulletin of Statistics.

d NA=Not available. In the case of Yugoslavia, inflation and currency changes made estimates unreliable. For Indonesia, Vietnam, Malaysia, and Taiwan data on earnings in manufacturing are unavailable.

e Average daily wage weighted according to projected labor force in each grouping.

One can confidently forecast that the transition to open capitalist economies will generate great conflict over international trade as special interests in individual countries try to insulate themselves from competition and the required exit. The transition of these economies will require large redirection of Western labor and capital to activities where it has a comparative advantage. While the opposition to global competition will be strong, the forces are likely to be irresistible in this day of rapid and inexpensive communication, transportation, miniaturization, and migration.

The bottom line, of course, is that with even more excess capacity and the requirement for additional exit, the strains put on the internal control mechanisms of Western corporations are likely to worsen for decades to come.

In the 1980s managers and employees demanded protection from the capital markets. Many are now demanding protection from international competition in the product markets (often under the guise of protecting jobs). The current dispute over the NAFTA (North American Free Trade Act, which will remove trade barriers between Canada, the United States, and Mexico) is but one general example of conflicts that are also occurring in the steel, automobile, computer chip, computer screen, and textile industries. In addition it would not be surprising to see a return to demands for protection from even domestic competition. This is currently underway in the deregulated airline industry, an industry that is faced with significant excess capacity.

We should not underestimate the strains this continuing change will place on worldwide social and political systems. In both the First and Second Industrial Revolutions, the demands for protection from competition and for redistribution of income became intense. It is conceivable that Western nations could face the modern equivalent of the English Luddites who destroyed industrial machinery (primarily knitting frames) in the period 1811 to 1816, and were eventually subdued by the militia (Watson, 1993). In the United States during the early 1890s, large groups of unemployed men (along with some vagrants and criminals), banding together under different leaders

in the West, Midwest, and East, wandered cross-country in a march on Congress. These “industrial armies” formed to demand relief from “the evils of murderous competition; the supplanting of manual labor by machinery; the excessive Mongolian and pauper immigration; the curse of alien landlordism...” (McMurray, 1929, p. 128). Although the armies received widespread attention and enthusiasm at the onset, the groups were soon seen as implicit threats as they roamed from town to town, often stealing trains and provisions as they went. Of the 100,000 men anticipated by Coxey, only 1,000 actually arrived in Washington to protest on May 1, 1893. At the request of local authorities, these protestors disbanded and dispersed after submitting a petition to Congress (McMurray, 1929, pp. 253-262).

We need look no further than central and eastern Europe or Asia to see the effects of policies that protect organizations from foreign and domestic competition. Hundreds of millions of people have been condemned to poverty as a result of governmental policies that protect firms from competition in the product markets (both domestic and foreign) and attempt to ensure prosperity and jobs by protecting organizations against decline and exit. Such policies are self-defeating, as employees of state-owned factories in these areas are now finding. Indeed, Porter (1990) finds that the most successful economies are those blessed with intense internal competition that forces efficiency through survival of the fittest.

Our own experience in the 1980s demonstrated that the capital markets can also play an important role—that capital market pressures, while not perfect, can significantly increase efficiency by bringing about earlier adjustments. Earlier adjustments avoid much of the waste generated when failure in the product markets forces exit.

IV. The Difficulty of Exit

The Asymmetry between Growth and Decline

Exit problems appear to be particularly severe in companies that for long periods enjoyed rapid growth, commanding market positions, and high cash flow and profits. In these situations, the culture of the organization and the mindset of managers seem to make it extremely difficult for adjustment to take place until long after the problems have become severe, and in some cases even unsolvable. In a fundamental sense, there is an asymmetry between the growth stage and the contraction stage over the life of a firm. We have spent little time thinking about how to manage the contracting stage efficiently, or more importantly how to manage the growth stage to avoid sowing the seeds of decline.

In industry after industry with excess capacity, managers fail to recognize that they themselves must downsize; instead they leave the exit to others while they continue to invest. When all managers behave this way, exit is significantly delayed at substantial cost of real resources to society. The tire industry is an example. Widespread consumer acceptance of radial tires meant that worldwide tire capacity had to shrink by two-thirds (because radials last three to five times longer than bias ply tires). Nonetheless, the response by the managers of individual companies was often equivalent to: “This business is going through some rough times. We have to make major investments so that we will have a chair when the music stops.” A. William Reynolds (1988), Chairman and CEO of GenCorp (maker of General Tires), illustrates this reaction in his testimony before the Subcommittee on Oversight and Investigations (February 18, 1988), U.S. House Committee on Energy and Commerce:

The tire business was the largest piece of GenCorp, both in terms of annual revenues and its asset base. Yet General Tire was not GenCorp’s strongest performer. Its relatively poor earnings performance was due in part to conditions affecting all of the tire industry. ... In 1985 worldwide tire manufacturing capacity substantially exceeded demand. At the same time, due to a series of technological improvements in the design of tires and the materials used to make them, the product life of tires had lengthened significantly. General Tire, and its competitors, faced an

increasing imbalance between supply and demand. The economic pressure on our tire business was substantial. Because our unit volume was far below others in the industry, we had less competitive flexibility. ... We made several moves to improve our competitive position: We increased our investment in research and development. We increased our involvement in the high performance and light truck tire categories, two market segments which offered faster growth opportunities. We developed new tire products for those segments and invested heavily in an aggressive marketing program designed to enhance our presence in both markets. We made the difficult decision to reduce our overall manufacturing capacity by closing one of our older, less modern plants in Waco, TX ... I believe that the General Tire example illustrates that we were taking a rational, long-term approach to improving GenCorp's overall performance and shareholder value. ... As a result of the takeover attempt, ... [and] to meet the principal and interest payments on our vastly increased corporate debt, GenCorp had to quickly sell off valuable assets and abruptly lay-off approximately 550 important employees.

GenCorp sold its General Tire subsidiary to Continental AG of Hannover, West Germany for approximately \$625 million. Despite Reynolds' good intentions and efforts, GenCorp's increased investment seems not to be a socially optimal response for managers in a declining industry with excess capacity.

Information Problems

Information problems hinder exit because the high-cost capacity in the industry must be eliminated if resources are to be used efficiently. Firms often do not have good information on their own costs, much less the costs of their competitors; it is therefore sometimes unclear to managers that they are the high-cost firm which should exit the industry.²⁸ Even when managers do acknowledge the requirement for exit, it is often difficult for them to accept and initiate the shutdown decision. For the managers who must implement these decisions, shutting plants or liquidating the firm causes personal pain, creates uncertainty, and interrupts or sidetracks careers. Rather than confronting this pain, managers generally resist such actions as long as they have the cash flow to subsidize the losing operations. Indeed, firms with large positive cash flow will often

²⁸ Total quality management programs strongly encourage managers to benchmark their firm's operations against the most successful worldwide competitors, and good cost systems and competitive benchmarking are becoming more common in well-managed firms.

invest in even more money-losing capacity—situations that illustrate vividly what I call the agency costs of free cash flow (Jensen, 1986a).

Contracting Problems

Explicit and implicit contracts in the organization can become major obstacles to efficient exit. Unionization, restrictive work rules, and lucrative employee compensation and benefits are other ways in which the agency costs of free cash flow can manifest themselves in a growing, cash-rich organization. Formerly dominant firms became unionized in their heyday (or effectively unionized in organizations like IBM and Kodak) when managers spent some of the organization's free cash flow to buy labor peace. Faced with technical innovation and worldwide competition (often from new, more flexible, and non-union organizations), these dominant firms cannot adjust fast enough to maintain their market dominance (see Burnham, 1993, and DeAngelo, 1991). Part of the problem is managerial and organizational defensiveness that inhibits learning and prevents managers from changing their model of the business (see Argyris, 1990).

Implicit contracts with unions, other employees, suppliers, and communities add to formal union barriers to change by reinforcing organizational defensiveness and inhibiting change long beyond the optimal time—even beyond the survival point for the organization. In an environment like this a shock must occur to bring about effective change. We must ask why we cannot design systems that can adjust more continuously, and therefore more efficiently.

The security of property rights and the enforceability of contracts are extremely important to the growth of real output, efficiency, and wealth. Much press coverage and official policy seems to be based on the notion that all implicit contracts should be unchangeable and rigidly enforced. Yet it is clear that, given the occurrence of unexpected events, not all contracts, whether explicit or implicit, can (or even should) be fulfilled. Implicit contracts, in addition to avoiding the costs incurred in the writing

process, provide opportunity to revise the obligation if circumstances change; presumably, this is a major reason for their existence.

Indeed the gradual abrogation of the legal notion of “at will” employment is coming close to granting property rights in jobs to all employees.²⁹ While casual breach of implicit contracts will destroy trust in an organization and seriously reduce efficiency, all organizations must evolve a way to change contracts that are no longer optimal. For example, bankruptcy is essentially a state-supervised system for breaking (or more politely, rewriting) contracts that are mutually inconsistent and therefore, unenforceable. All developed economies evolve such a system. Yet, the problem is a very general one, given that the optimality of changing contracts must be one of the major reasons for leaving many of them implicit. Research into the optimal breach of contracts, and the bonding against opportunistic behavior that must accompany it, is an important topic that has received considerable attention in the law and economics literature (see Polinsky, 1989) but is deserving of more attention by organization theorists.

V. The Role of the Market for Corporate Control

The Four Control Forces Operating on the Corporation

There are only four control forces operating on the corporation to resolve the problems caused by a divergence between managers’ decisions and those that are optimal from society’s standpoint. They are the

- capital markets,
- legal/political/regulatory system,
- product and factor markets, and
- internal control system headed by the board of directors.

²⁹ Shleifer and Summers (1988) seem to take the position that all implicit contracts should be enforced rigidly and never be breached.

As explained elsewhere (Jensen, 1989a, 1989b, 1991, Roe, 1990, 1991), the capital markets were relatively constrained by law and regulatory practice from about 1940 until their resurrection through hostile tender offers in the 1970s. Prior to the 1970s capital market discipline took place primarily through the proxy process. (Pound, 1993, analyzes the history of the political model of corporate control.)

The legal/political/regulatory system is far too blunt an instrument to handle the problems of wasteful managerial behavior effectively. (The breakup and deregulation of AT&T, however, is one of the court system's outstanding successes. As we shall see below, it helped create over \$125 billion of increased value between AT&T and the Baby Bells.)

While the product and factor markets are slow to act as a control force, their discipline is inevitable—firms that do not supply the product that customers desire at a competitive price cannot survive. Unfortunately, when product and factor market disciplines take effect it can often be too late to save much of the enterprise. To avoid this waste of resources, it is important for us to learn how to make the other three organizational control forces more expedient and efficient.

Substantial data support the proposition that the internal control systems of publicly held corporations have generally failed to cause managers to maximize efficiency and value.³⁰ More persuasive than the formal statistical evidence is the fact that few firms ever restructure themselves or engage in a major strategic redirection without a crisis either in the capital markets, the legal/political/regulatory system, or the product/factor markets. But there are firms that have proved to be flexible in their

³⁰ A partial list of references is: Dann and DeAngelo (1988), Mann and Sicherman (1991), Baker and Wruck (1989), Berger and Ofek (1993), Bhide (1993), Brickley, Jarrell and Netter (1988), Denis (1992), Donaldson (1990), DeAngelo and DeAngelo (1991), DeAngelo, DeAngelo and Rice (1984), Esty (1992, 1993), Grundfest (1990), Holderness and Sheehan (1991), Jensen (1986a, 1986b, 1988, 1989a, 1989b, 1991), Kaplan (1989a, 1989b, 1992), Lang, Poulsen and Stulz (1992), Lang, Stulz and Walkling (1991), Lewellen, Loderer, and Martin (1987), Lichtenberg (1992), Lichtenberg and Siegel (1990), Ofek (1993), Palepu (1990), Pound (1988, 1991, 1992), Roe (1990, 1991), Smith (1990), Tedlow (1991), Tiemann (1990), Wruck and Stephens (1992a, 1992b), Wruck (1990, 1991, 1992), Wruck and Palepu (1992).

responses to changing market conditions in an evolutionary way. For example, investment banking firms and consulting firms seem to be better at responding to changing market conditions.

Capital markets and the market for corporate control

The capital markets provided one mechanism for accomplishing change before losses in the product markets generated a crisis. While the corporate control activity of the 1980s has been widely criticized as counterproductive to American industry, few have recognized that many of these transactions were necessary to accomplish exit over the objections of current managers and other constituencies of the firm such as employees and communities. For example, the solution to excess capacity in the tire industry came about through the market for corporate control. Every major U.S. tire firm was either taken over or restructured in the 1980s.³¹ In total, 37 tire plants were shut down in the period 1977 to 1987 and total employment in the industry fell by over 40 percent. (U.S. Bureau of the Census, 1987, Table 1a-1.) The pattern in the U.S. tire industry is repeated elsewhere among the crown jewels of American business.

Capital market and corporate control transactions such as the repurchase of stock (or the purchase of another company) for cash or debt creates exit of resources in a very direct way. When Chevron acquired Gulf for \$13.2 billion in cash and debt in 1984, the net assets devoted to the oil industry fell by \$13.2 billion as soon as the checks were

³¹ In May 1985, Uniroyal approved an LBO proposal to block hostile advances by Carl Icahn. About the same time, BF Goodrich began diversifying out of the tire business. In January 1986, Goodrich and Uniroyal independently spun off their tire divisions and together, in a 50-50 joint venture, formed the Uniroyal-Goodrich Tire Company. By December 1987, Goodrich had sold its interest in the venture to Clayton and Dubilier; Uniroyal followed soon after. Similarly, General Tire moved away from tires: the company, renamed GenCorp in 1984, sold its tire division to Continental in 1987. Other takeovers in the industry during this period include the sale of Firestone to Bridgestone and Pirelli's purchase of the Armstrong Tire Company. By 1991, Goodyear was the only remaining major American tire manufacturer. Yet it too faced challenges in the control market: in 1986, following three years of unprofitable diversifying investments, Goodyear initiated a major leveraged stock repurchase and restructuring to defend itself from a hostile takeover from Sir James Goldsmith. Uniroyal/Goodrich was purchased by Michelin in 1990. See Tedlow (1991).

mailed out. In the 1980s the oil industry had to shrink to accommodate the reduction in the quantity of oil demanded and the reduced rate of growth of demand. This meant paying out to shareholders its huge cash inflows, reducing exploration and development expenditures to bring reserves in line with reduced demands, and closing refining and distribution facilities. The leveraged acquisitions and equity repurchases helped accomplish this end for virtually all major U.S. oil firms (see Jensen, 1986b, 1988).

Exit also resulted when Kohlberg, Kravis, and Roberts (KKR) acquired RJR-Nabisco for \$25 billion in cash and debt in its 1986 leveraged buyout (LBO). Given the change in smoking habits in response to consumer awareness of cancer threats, the tobacco industry must shrink, and the payout of RJR's cash accomplished this to some extent. Furthermore, the LBO debt prohibits RJR from continuing to squander its cash flows on the wasteful projects it had undertaken prior to the buyout. Thus, the buyout laid the groundwork for the efficient reduction of capacity by one of the major firms in the industry. Also, by eliminating some of the cash resources from the oil and tobacco industries, these capital market transactions promote an environment that reduces the rate of growth of human resources in the industries or even promotes outright reduction when that is the optimal policy.

The era of the control market came to an end, however, in late 1989 and 1990. Intense controversy and opposition from corporate managers, assisted by charges of fraud, the increase in default and bankruptcy rates, and insider trading prosecutions, caused the shutdown of the control market through court decisions, state antitakeover amendments, and regulatory restrictions on the availability of financing (see Comment and Schwert, 1995, and Swartz, 1992). In 1991, the total value of transactions fell to \$96 billion from \$340 billion in 1988.³² LBOs and management buyouts fell to slightly over \$1 billion in 1991 from \$80 billion in 1988.³³ The demise of the control market as an

³² In 1992 dollars, calculated from *Mergerstat Review*, 1991, p. 100f.

³³ In 1992 dollars, *Mergerstat Review*, 1991, figs. 29 and 38.

effective influence on American corporations has not ended the restructuring, but it has meant that organizations have typically postponed addressing the problems they face until forced to by financial difficulties generated by the product markets. Unfortunately the delay means that some of these organizations will not survive—or will survive as mere shadows of their former selves.

VI. The Failure of Corporate Internal Control Systems

With the shutdown of the capital markets as an effective mechanism for motivating change, renewal, and exit, we are left to depend on the internal control system to act to preserve organizational assets, both human and nonhuman. Throughout corporate America, the problems that motivated much of the control activity of the 1980s are now reflected in lackluster performance, financial distress, and pressures for restructuring. Kodak, IBM, Xerox, ITT, and many others have faced or are now facing severe challenges in the product markets. We therefore must understand why these internal control systems have failed and learn how to make them work.

By nature, organizations abhor control systems, and ineffective governance is a major part of the problem with internal control mechanisms. They seldom respond in the absence of a crisis. The recent GM board revolt (as the press has called it) which resulted in the firing of CEO Robert Stempel exemplifies the failure, not the success, of GM's governance system. General Motors, one of the world's high-cost producers in a market with substantial excess capacity, avoided making major changes in its strategy for over a decade. The revolt came too late: the board acted to remove the CEO only in 1992, after the company had reported losses of \$6.5 billion in 1990 and 1991 and (as we shall see in the next section) an opportunity loss of over \$100 billion in its R&D and capital expenditure program from 1980 to 1990. Moreover, the changes to date are still too small to resolve the company's problems.

Unfortunately, GM is not an isolated example. IBM is another testimony to the failure of internal control systems: it failed to adjust to the substitution away from its mainframe business following the revolution in the workstation and personal computer market—ironically enough a revolution that it helped launch with the invention of the RISC technology in 1974 (Loomis, 1993). Like GM, IBM is a high-cost producer in a market with substantial excess capacity. It too began to change its strategy significantly and removed its CEO only after reporting losses of \$2.8 billion in 1991 and further losses in 1992 while losing almost 65 percent of its equity value.

Eastman Kodak, another major U.S. company formerly dominant in its market, also failed to adjust to competition and has performed poorly. Its \$37 share price in 1992 was roughly unchanged from 1981. After several reorganizations, it only recently began to seriously change its incentives and strategy, and it appointed a chief financial officer well-known for turning around troubled companies. (Unfortunately he resigned only several months later—after, according to press reports, running into resistance from the current management and board about the necessity for dramatic change.)

General Electric (GE) under Jack Welch, who has been CEO since 1981, is a counterexample to my proposition about the failure of corporate internal control systems. GE has accomplished a major strategic redirection, eliminating 104,000 of its 402,000 person workforce (through layoffs or sales of divisions) in the period 1980 to 1990 without the motivation of a threat from capital or product markets.³⁴ But there is little evidence to indicate this is due to anything more than the vision and persuasive powers of Jack Welch rather than the influence of GE's governance system.

General Dynamics (GD) provides another counterexample. The appointment of William Anders as CEO in September 1991 (coupled with large changes in its management compensation system which tied bonuses to increases in stock value)

³⁴ Source: GE annual reports.

resulted in its rapid adjustment to excess capacity in the defense industry—again with no apparent threat from any outside force. GD generated \$3.4 billion of increased value on a \$1 billion company in just over two years (see Murphy and Dial, 1992). Sealed Air (Wruck, 1992) is another particularly interesting example of a company that restructured itself without the threat of an immediate crisis. CEO Dermot Dumphy recognized the necessity for redirection, and after several attempts to rejuvenate the company to avoid future competitive problems in the product markets, created a crisis by voluntarily using the capital markets in a leveraged restructuring. Its value more than tripled over a three-year period. I hold these companies up as examples of successes of the internal control systems, because each redirection was initiated without immediate crises in the product or factor markets, the capital markets, or in the legal/political/regulatory system. The problem is that they are far too rare.

Although the strategic redirection of General Mills provides another counterexample (Donaldson, 1990), the fact that it took more than ten years to accomplish the change leaves serious questions about the social costs of continuing the waste caused by ineffective control. It appears that internal control systems have two faults. They react too late, and they take too long to effect major change. Changes motivated by the capital market are generally accomplished quickly—within one and a half to three years. As yet no one has demonstrated the social benefit from relying on purely internally motivated change that offsets the costs of the decade-long delay exhibited by General Mills.

In summary, it appears that the infrequency with which large corporate organizations restructure or redirect themselves solely on the basis of the internal control mechanisms in the absence of crises in the product, factor, or capital markets or the regulatory sector is strong testimony to the inadequacy of these control mechanisms.

VII. Direct Evidence of the Failure of Internal Control Systems

The Productivity of R&D and Capital Expenditures

The control market, corporate restructurings, and financial distress provide substantial evidence on the failings of corporate internal control systems. My purpose in this section is to provide another and more direct estimate of the effectiveness of internal control systems by measuring the productivity of corporate R&D and capital expenditures. The results reaffirm that many corporate control systems are not functioning well. While it is impossible to get an unambiguous measure of the productivity of R&D and capital expenditures, by using a period as long as a decade we can get some approximations. We cannot simply measure the performance of a corporation by the change in its market value over time (more precisely the returns to its shareholders) because this measure does not take account of the efficiency with which the management team manages internally generated cash flows. For example, consider a firm that provides dividends plus capital gains to its shareholders over a ten-year period that equal the cost of capital on the beginning of period share value. Suppose, however, that management spent \$30 billion of internally generated cash flow on R&D and capital expenditures that generated no returns. In this case the firm's shareholders suffered an opportunity loss equal to the value that could have been created if the firm had paid the funds out to them and they had invested it in equivalently risky projects.

The opportunity cost of R&D and capital expenditures thus can be thought of as the returns that would have been earned by an investment in equivalent-risk assets over the same time period. We don't know exactly what that risk is, nor what the expected returns would be, but we can make a range of assumptions. A simple measure of performance would be the difference between the total value of the R&D plus capital and acquisition expenditures invested in a benchmark strategy and the total value the firm actually created with its investment strategy. The benchmark strategy can be thought of

as the ending value of a comparable-risk bank account (with an expected return of 10 percent) into which the R&D and capital expenditures in excess of depreciation (hereafter referred to as net capital expenditures) had been deposited instead of invested in real projects. For simplicity I call this the benchmark strategy. The technical details of the model are given in the Appendix. The calculation of the performance measure takes account of all stock splits, stock dividends, equity issues and repurchases, dividends, debt issues and payments, and interest.

Three Measures of the Productivity of R&D and Net Capital Expenditures

Measure 1

Consider an alternative strategy which pays the same dividends and stock repurchases as the firm actually paid (and raises the same outside capital) and puts the R&D and capital and acquisition expenditures (in excess of depreciation) in marketable securities of the same risk as the R&D and capital expenditures, yielding expected returns equal to their cost of capital, i . Under the assumption that the zero investment and R&D strategy yields a terminal value of the firm equal to the ending debt plus the beginning value of equity (that is, investment equal to depreciation is sufficient to maintain the original equity value of the firm), Measure 1 is the difference between the actual ending total value of the firm and the value of the benchmark. The exact equation is given in the Appendix for this measure as well as the next two measures of performance.

Unless capital and R&D expenditures are completely unproductive, this first crude measure of the productivity of R&D and capital expenditures will be biased downward. I define two additional measures that use different assumptions about the effect of the reduced R&D and capital expenditures on the ending value of the firm's equity and on the ability of the firm to make the intermediate cash dividend and stock repurchase payouts to shareholders. If R&D is required to maintain a competitive

position in the industry, the ending value of the equity in the benchmark strategy is likely to be less than the initial value of equity even though nominal depreciation of the capital stock is being replaced. Moreover, with no R&D and maintenance only of the nominal value of the capital stock, the annual cash flows from operations are also likely to be lower than those actually realized (because organizational efficiency and product improvement will lag competitors, and new product introduction will be lower). Therefore I use two more conservative measures that will yield higher estimates of the productivity of these expenditures.

Measure 2

The second measure assumes that replacement of depreciation and zero expenditures on R&D are sufficient to maintain the intermediate cash flows but, like a one-horse shay, the firm arrives at the end of the period still generating cash returns, but then collapses with no additional cash payments to equityholders, and equity value of zero as of the horizon date.

Measure 3

To allow for the effects of the reduced investment and R&D on intermediate cash flows my third measure assumes that all intermediate cash flows are reduced in the benchmark investment strategy by the amount paid out to shareholders in the form of dividends and net share repurchases and that the original value of the equity is maintained. This measure is likely to yield an upward biased estimate of the productivity of R&D and capital expenditures.

The Data and Results

The data for this analysis consist of 1431 firms on COMPUSTAT for which data on R&D, capital expenditures, depreciation, dividends, and market value were available for the period December 31, 1979 through December 31, 1990. The estimates of the

productivity of R&D are likely to be upward biased because the selection criteria uses only firms that managed to survive through the period and eliminates those that failed. I have calculated results for various rates of interest but report only those using a 10 percent rate of return. This rate is probably lower than the cost of capital for R&D expenditures at the beginning of the period when interest rates were in the high teens, and probably about right or on the high side at the end of the period when the cost of capital was probably on the order of 8 percent to 10 percent. A low approximation of the cost of capital appropriate to R&D and capital expenditures will bias the performance measures up, so I am reasonably comfortable with these conservative assumptions.

Because they are interesting in their own right, Table II presents the data on annual R&D and capital expenditures of nine selected *Fortune* 500 corporations and the total venture capital industry from January 1, 1980 through December 31, 1990. Table III contains calculations that provide some benchmarks for evaluating the productivity of these expenditures.

Total R&D expenditures over the eleven-year period range from \$39.8 billion for General Motors to \$5.3 billion for Merck. The individual R&D expenditures of GM and IBM were significantly greater than the \$27.8 billion spent by the entire U.S. venture capital industry over the eleven-year period. Because venture capital data include both the R&D component and capital expenditures, we must add in corporate capital expenditures to get a proper comparison to the venture industry figures. Total capital expenditures range from \$91.2 billion for AT&T and \$82 billion for GM to \$3.6 billion for Merck. Capital expenditures net of depreciation range from \$25.5 billion for IBM to \$1.8 billion for Merck.

TABLE II

Total R&D and Capital Expenditures for Selected Companies and the Venture Capital Industry, 1980 - 1990 (\$ Billions)

Year	GM	IBM	Xerox	Kodak	Intel	GE	Venture Capital Ind	Merck	AT&T
Total R&D Expenditures:									
1980	2.2	1.5	0.4	0.5	0.1	0.8	0.6	0.2	0.4
1981	2.2	1.6	0.5	0.6	0.1	0.8	1.2	0.3	0.5
1982	2.2	2.1	0.6	0.7	0.1	0.8	1.5	0.3	0.6
1983	2.6	2.5	0.6	0.7	0.1	0.9	2.6	0.4	0.9
1984	3.1	3.1	0.6	0.8	0.2	1.0	2.8	0.4	2.4
1985	3.6	3.5	0.6	1.0	0.2	1.1	2.7	0.4	2.2
1986	4.2	4.0	0.7	1.1	0.2	1.3	3.2	0.5	2.3
1987	4.4	4.0	0.7	1.0	0.3	1.2	4.0	0.6	2.5
1988	4.8	4.4	0.8	1.1	0.3	1.2	3.9	0.7	2.6
1989	5.2	5.2	0.8	1.3	0.4	1.3	3.4	0.8	2.7
1990	5.3	4.9	0.8	1.3	0.5	1.5	1.9	0.9	2.4
TOTAL	39.8	36.8	7.1	10.2	2.5	11.8	27.8	5.3	19.4
Total Capital Expenditures:									
1980	7.8	6.6	1.3	0.9	0.2	1.9	NA	0.3	17.0
1981	9.7	6.8	1.4	1.2	0.2	2.0	NA	0.3	17.8
1982	6.2	6.7	1.2	1.5	0.1	1.6	NA	0.3	16.5
1983	4.0	4.9	1.1	0.9	0.1	1.7	NA	0.3	13.8
1984	6.0	5.5	1.3	1.0	0.4	2.5	NA	0.3	3.5
1985	9.2	6.4	1.0	1.5	0.2	2.0	NA	0.2	4.2
1986	11.7	4.6	1.0	1.4	0.2	2.0	NA	0.2	3.6
1987	7.1	4.3	0.3	1.7	0.3	1.8	NA	0.3	3.7
1988	5.5	5.4	0.5	1.9	0.5	1.9	NA	0.4	4.0
1989	7.4	6.4	0.4	2.1	0.4	2.2	NA	0.4	3.5
1990	7.4	6.5	0.4	2.0	0.7	2.1	NA	0.7	3.7
TOTAL	82.0	64.2	10.2	16.1	3.2	21.9	NA	3.6	91.2
Net Capital Expenditures (Capital Expenditures - Depreciation)									
1980	3.6	3.8	0.5	0.5	0.1	1.2	NA	0.2	9.9
1981	5.3	3.5	0.6	0.7	0.1	1.1	NA	0.2	9.9
1982	1.7	3.1	0.4	0.9	0.1	0.6	NA	0.2	7.7
1983	-1.1	1.3	0.3	0.2	0.1	0.6	NA	0.1	3.9
1984	1.1	2.3	0.5	0.2	0.3	1.4	NA	0.1	0.7
1985	3.0	3.4	0.1	0.7	0.1	0.8	NA	0.1	0.9
1986	5.1	1.3	0.2	0.5	0.0	0.6	NA	0.0	-0.3
1987	0.9	0.8	-0.4	0.7	0.1	0.2	NA	0.1	-0.1
1988	0.0	1.5	-0.2	0.7	0.3	0.4	NA	0.2	0.3
1989	1.8	2.2	-0.2	0.8	0.2	0.7	NA	0.2	0.1
1990	1.6	2.3	-0.2	0.7	0.4	0.6	NA	0.4	0.2
TOTAL	22.9	25.5	1.5	6.7	1.6	8.3	NA	1.8	33.4
Total Value of R&D + Net Capital Expenditures									
	62.8	62.3	8.6	16.8	4.2	20.2	27.8	7.2	52.8
Ending Equity Value of the Company, 12/90:									
	20.8	64.6	3.2	13.5	7.7	50.1	>60	34.8	32.9

NA= Not available.

Source: Annual reports, COMPUSTAT, *Business Week R&D Scoreboard*, William Sahlman.

Venture Economics for total disbursements by industry. NA: Not available. Capital expenditures for the venture capital industry are included in the R&D expenditures which are the total actual disbursements by the industry.

It is clear that GM's R&D and investment program produced massive losses. The company spent a total of \$62.8 billion in excess of depreciation in the period and produced a firm with total ending value of equity (including the E and H shares) of \$20.8 billion. Ironically, its expenditures were more than enough to pay for the entire equity value of Toyota and Honda, which in 1985 totaled \$21.5 billion. If it had done this (and not changed the companies in any way), GM would have owned two of the world's low-cost, high-quality automobile producers.

TABLE III

Benefit-Cost Analysis of Corporate R&D and Investment Programs: actual total value of company at 12/31/90 less total of the benchmark strategy
r = 10 percent (billions of dollars)

	GM	IBM	Xerox	Kodak	Intel	GE	Venture Capital Industry	Merck	AT&T
Measure I: Gain(Loss) [Assumes beginning value of equity is maintained]	(\$109.1)	(\$72.8)	(\$20.5)	(\$26.8)	\$0.2	\$3.0	>\$17	\$19.4	(\$67.0)
Measure 2: [Assumes ending equity value is zero]	(\$94.4)	(\$35.2)	(\$15.3)	(\$19.0)	\$1.6	\$14.5	>\$17	\$24.8	(\$28.4)
Measure 3: [Assumes ending equity value=beginning value and intermediate cash flows are smaller by the amt. paid to equity under company's strategy]	(\$91.4)	(\$25.3)	(\$16.6)	(\$13.0)	(\$1.4)	\$24.2	>\$17	\$28.8	(\$44.7)

As Table III shows, the difference between the value of GM's actual strategy and the value of the equivalent-risk bank account strategy amounts to \$-94.4 billion by Measure 2 (which assumes the ending value of the company given no R&D or net capital expenditures is zero in the benchmark strategy), \$-101.9 billion for Measure 1 (which assumes the original value of the equity is maintained), and \$-91.4 billion by Measure 3 (which assumes cash flows fall by the amount of all intermediate cash outflows to shareholders and debtholders). I concentrate on Measure 2 which I believe is the best measure of the three. By this measure, IBM lost over \$35 billion relative to the benchmark strategy (and this is prior to the \$50 billion decline in its equity value in 1991 and 1992), while Xerox and Kodak were down \$15.3 billion and \$19 billion respectively. GE and Merck were major success stories, with value creation in excess of the

benchmark strategy of \$14.5 billion and \$24.8 billion respectively. AT&T lost \$28.4 billion over the benchmark strategy, after having gone through the court-ordered breakup and deregulation of the Bell system in 1984. The value gains of the seven Baby Bells totaled \$125 billion by Measure 2 (not shown in the table), making the breakup and deregulation a nontrivial success given that prices to consumers have generally fallen in the interim.

The value created by the venture capital industry is difficult to estimate. We would like to have estimates of the 1990 total end-of-year value of all companies funded during the eleven-year period. This value is not available so I have relied on the \$60 billion estimate of the total value of all IPOs during the period. This overcounts those firms that were funded prior to 1980 and counts as zero all those firms that had not yet come public as of 1990. Because of the pattern of increasing investment over the period from the mid-1970s, the overcounting problem is not likely to be as severe as the undercounting problem. Thus, the value added by the industry over the bank account strategy is most probably greater than \$17 billion as shown in Table III. Since the venture capital industry is in Table III as another potential source of comparison, and since virtually its entire value creation is reflected in its ending equity value, I have recorded its value creation under each measure as the actual estimate of greater than \$17 billion.

Because the extreme observations in the distribution are the most interesting, Table IV gives the three performance measures for the 35 companies at the top of the list of 1431 firms ranked in order on Measure 2 (Panel A), and on the 35 companies at the bottom of the ranked list (Panel B). As the table shows, Wal-Mart created the most value in excess of the benchmark strategy, followed by Bristol Myers, Merck, Coca-Cola, British Gas, Bellsouth, Pacific Gas & Electric, British Telecom, Southern Co., and Bell Atlantic.³⁵ Panel B shows that GM ranked at the bottom of the performance list, preceded

³⁵ Because of the sharp decline in Japanese stock prices, the Japanese firms ranked in the top 35 firms would have performed less well if the period since 1990 had been included.

TABLE IV

Difference between Value of Benchmark Strategy for Investing R&D and Net Capital Expenditure and Actual Strategy under Three Assumptions regarding Ending Value of Equity and Intermediate Cash Flows for Benchmark Strategy (Performance Measures 1-3)

Panel A: Performance measures for the 35 companies at the top of the list of 1431 companies in the period 1980 -1990 ranked on Performance Measure 2, $r = 10\%$

Rank	Company	Performance Measure (Millions)		
		1	2	3
1	WAL-MART STORES	31,971	32,509	32,368
2	BRISTOL MYERS SQUIBB	24,823	27,247	30,287
3	MERCK & CO	19,360	24,802	28,671
4	COCA-COLA CO	20,515	24,778	30,430
5	BRITISH GAS PLC -ADR	11,623	21,894	11,623
6	BELLSOUTH CORP	11,623	21,793	19,572
7	PACIFIC GAS & ELECTRIC	17,615	21,481	17,615
8	BRITISH TELECOM PLC -ADR	8,269	19,549	17,021
9	SOUTHERN CO	15,618	18,265	15,618
10	BELL ATLANTIC CORP	9,170	17,176	15,478
11	SOUTHWESTERN BELL CORP	9,174	16,216	14,534
12	COMMONWEALTH EDISON	13,297	16,130	13,297
13	PACIFIC TELESIS GROUP	8,960	15,849	15,484
14	AMERITECH CORP	8,154	15,682	15,547
15	SCECORP	13,121	15,525	13,121
16	SQUIBB CORP	13,741	15,463	15,855
17	GLAXO HOLDINGS PLC -ADR	14,072	14,864	16,102
18	GENERAL ELECTRIC CO	3,009	14,543	24,029
19	PHILIP MORRIS COS INC	9,996	14,480	21,430
20	WARNER COMMUNICATIONS INC	11,537	12,530	10,660
21	PEPSICO INC	10,229	12,492	14,025
22	TEXAS UTILITIES CO	9,994	12,092	9,994
23	AMERICAN ELECTRIC POWER	9,014	11,909	9,014
24	U S WEST INC	4,893	11,684	9,333
25	ABBOTT LABORATORIES	9,179	11,658	14,500
26	SMITHKLINE BEECHAM PLC -ADS	4,560	11,356	7,292
27	MARION MERRELL DOW INC	11,044	11,161	11,297
28	FPL GROUP INC	9,411	10,864	9,411
29	DUKE POWER CO	8,767	10,815	8,767
30	PROCTER & GAMBLE CO	4,365	10,712	11,647
31	PUBLIC SERVICE ENTRP	8,765	10,679	8,765
32	CONSOLIDATED EDISON OF NY	7,966	10,196	7,966
33	DOMINION RESOURCES INC	8,540	10,193	8,540
34	ITO YOKADO CO LTD -ADR	9,346	10,109	9,084
35	JOHNSON & JOHNSON	5,226	10,077	12,244

TABLE IV (CONTINUED)

Panel B: Performance measures for the 35 companies ranked at the bottom of the list of 1431 companies in the period 1980 - 1990 ranked on Performance Measure 2, $r = 10\%$				
Rank	Company	Performance Measure (Millions)		
		1	2	3
1397	IMPERIAL CHEM INDS PLC -ADR	(12,446)	(7,778)	(8,582)
1398	DIGITAL EQUIPMENT	(10,076)	(7,812)	(12,104)
1399	LOCKHEED CORP	(8,515)	(8,059)	(8,749)
1400	RCA CORP	(9,764)	(8,096)	(9,015)
1401	UNOCAL CORP	(12,039)	(8,162)	(2,546)
1402	PHILLIPS PETROLEUM CO	(15,902)	(8,489)	(3,087)
1403	OCCIDENTAL PETROLEUM CORP	(11,006)	(8,592)	(10,965)
1404	MCDONNELL DOUGLAS CORP	(10,098)	(8,729)	(8,739)
1405	FEDERATED DEPT STORES	(10,155)	(8,851)	(7,833)
1406	AMR CORP-DEL	(9,352)	(8,954)	(10,363)
1407	MOBIL CORP	(21,125)	(9,453)	(4,164)
1408	HONDA MOTOR LTD -AM SHARES	(11,800)	(10,355)	(12,047)
1409	DOME PETROLEUM LTD	(12,880)	(10,571)	(12,706)
1410	HEWLETT-PACKARD CO	(13,860)	(10,740)	(11,898)
1411	HITACHI LTD -ADR	(13,403)	(10,952)	(13,019)
1412	CANADIAN PACIFIC LTD -ORD	(14,110)	(11,650)	(13,979)
1413	TENNECO INC	(16,344)	(11,900)	(10,440)
1414	BCE INC	(15,725)	(12,690)	(14,722)
1415	EXXON CORP	(36,927)	(12,738)	34,360
1416	ATLANTIC RICHFIELD CO	(22,240)	(12,938)	(4,160)
1417	ALLIED SIGNAL INC	(14,655)	(13,041)	(10,037)
1418	SUN CO INC	(18,608)	(14,446)	(12,035)
1419	UNITED TECHNOLOGIES CORP	(17,421)	(14,739)	(13,204)
1420	XEROX CORP	(20,488)	(15,261)	(16,649)
1421	UNISYS CORP	(19,310)	(16,081)	(19,455)
1422	CHRYSLER CORP	(17,897)	(17,228)	(14,729)
1423	EASTMAN KODAK CO	(26,808)	(19,041)	(13,013)
1424	CHEVRON CORP	(36,931)	(27,293)	(22,814)
1425	AMERICAN TELE & TELEGRAPH	(67,001)	(28,422)	(44,668)
1426	PHILIPS N V -NY SHARE	(32,577)	(30,712)	(31,936)
1427	DU PONT (E.I.) DE NEMOURS	(39,204)	(33,123)	(34,275)
1428	INTL BUSINESS MACHINES CORP	(72,788)	(35,219)	(25,284)
1429	BRITISH PETROLEUM PLC -ADR	(50,159)	(38,246)	(38,166)
1430	FORD MOTOR CO	(52,788)	(48,931)	(38,378)
1431	GENERAL MOTORS	(109,134)	(94,382)	(91,391)

preceded by Ford, British Petroleum, IBM, Du Pont, Philips NV, AT&T, Chevron, and Kodak. Obviously many of the United States' largest and best-known companies appear on this list (including General Dynamics prior to its recent turnaround), along with Japan's Honda Motor company.

Table V provides summary statistics (including the minimum, mean, five fractiles of the distribution, maximum, and standard deviation) on R&D expenditures, net capital expenditures, and the three performance measures. The mean ten-year R&D and net capital expenditures are \$471 million and \$668 million respectively; the medians are \$0 and \$141 million. The average of Measure 2 over all 1431 firms is \$163 million with a *t*-value of 3.0, indicating that on average this sample of firms created value above that of the benchmark strategy. The average for Measures 1 and 3 are \$640 million and \$94 million respectively. All productivity measures are upward biased because failed firms are omitted from the sample, and because the decade of the eighties was an historical outlier in stock market performance. The median performance measures are \$93 million, \$46 million, and \$7 million respectively. The maximum performance measures range from \$32 billion to \$34.4 billion.

Table V

Summary Statistics on R&D, Capital Expenditures, and Performance measures for
1431 firms in the period 1980-1990
r = 10% (millions of dollars)

Statistic	R&D Expenditures	Net Capital Expenditures	Performance Measure 1	Performance Measure 2	Performance Measure 3
Mean	\$471	\$668	(\$640)	\$163	\$94
Median	0	141	(93)	46	7
Minimum	0	(7,186)	(109,133)	(94,382)	(91,391)
Maximum	39,814	34,455	31,970	32,509	34,360
Standard Deviation	2,161	2,469	5,963	5,069	5,132

Although the average performance measures are positive, well-functioning internal control systems would substantially truncate the lower tail of the distribution.

And given that the sample is subject to survivorship bias,³⁶ and that the period was one in which stock prices performed historically above average, the results demonstrate major inefficiencies in the capital expenditure and R&D spending decisions of a substantial number of firms.³⁷ I believe we can improve these control systems substantially, but to do so we must attain a detailed understanding of how they work and the factors that lead to their success or failure.

VIII. Reviving Internal Corporate Control Systems

Remaking the Board as an Effective Control Mechanism

The problems with corporate internal control systems start with the board of directors. The board, at the apex of the internal control system, has the final responsibility for the functioning of the firm. Most importantly, it sets the rules of the game for the CEO. The job of the board is to hire, fire, and compensate the CEO, and to provide high-level counsel. Few boards in the past decades have done this job well in the absence of external crises. This is particularly unfortunate given that the very purpose of the internal control mechanism is to provide an early warning system to put the organization back on track before difficulties reach a crisis stage. The reasons for the failure of the board are not completely understood, but we are making progress toward understanding these complex issues. The available evidence does suggest that CEOs are removed after poor

³⁶ I am in the process of creating a database that avoids the survivorship bias. Hall (1993b, 1993a) in a large sample free of survivorship bias finds lower market valuation of R&D in the 1980s and hypothesizes that this is due to a higher depreciation rate for R&D capital. The Stern Stewart Performance 1000 (1992) ranks companies by a measure of the economic value added by management decisions that is an alternative to performance measures 1-3 summarized in Table IV. GM also ranks at the bottom of this list.

³⁷ Changes in market expectations about the prospects for a firm (and therefore changes in its market value) obviously can affect the interpretation of the performance measures. Other than using a long period of time there is no simple way to handle this problem. The large increase in stock prices in the 1980s would indicate that expectations were generally being revised upward.

performance,³⁸ but the effect, while statistically significant, seems too late and too small to meet the obligations of the board. I believe bad systems or rules, not bad people, underlie the general failings of boards of directors.

Some caution is advisable here because while resolving problems with boards can cure the difficulties associated with a nonfunctioning court of last resort, this alone cannot solve all the problems with defective internal control systems. I resist the temptation in an already lengthy paper to launch into a discussion of other organizational and strategic issues that must be attacked. A well-functioning board, however, is capable of providing the organizational culture and supporting environment for a continuing attack on these issues.

Board Culture

Board culture is an important component of board failure. The great emphasis on politeness and courtesy at the expense of truth and frankness in boardrooms is both a symptom and cause of failure in the control system. CEOs have the same insecurities and defense mechanisms as other human beings; few will accept, much less seek, the monitoring and criticism of an active and attentive board. Magnet (1992, p. 86) gives an example of this environment. John Hanley, retired Monsanto CEO, accepted an invitation from a CEO

to join his board—subject, Hanley wrote, to meeting with the company’s general counsel and outside accountants as a kind of directorial due diligence. Says Hanley: “At the first board dinner the CEO got up and said, ‘I think Jack was a little bit confused whether we wanted him to be a director or the chief executive officer.’ I should have known right there that he wasn’t going to pay a goddamn bit of attention to anything I said.” So it turned out, and after a year Hanley quit the board in disgust.

The result is a continuing cycle of ineffectiveness: by rewarding consent and discouraging conflicts, CEOs have the power to control the board, which in turn

³⁸ CEO turnover approximately doubles from 3 to 6 percent after two years of poor performance (stock returns more than 50 percent below equivalent-risk market returns (Weisbach, 1988)), or increases from 8.3 to 13.9 percent from the highest to the lowest performing decile of firms (Warner, Watts et al., 1989). See also DeAngelo (1988) and DeAngelo and DeAngelo (1989).

ultimately reduces the CEO's and the company's performance. This downward spiral makes the resulting difficulties likely to be a crisis rather than a series of small problems met by a continuous self-correcting mechanism. The culture of boards will not change simply in response to calls for change from policy makers, the press, or academics. It only will follow, or be associated with, general recognition that past practices have resulted in major failures and substantive changes in the rules and practices governing the system.

Information Problems

Serious information problems limit the effectiveness of board members in the typical large corporation. For example, the CEO almost always determines the agenda and the information given to the board. This limitation on information severely hinders the ability of even highly talented board members to contribute effectively to the monitoring and evaluation of the CEO and the company's strategy.

Moreover, the board requires expertise to provide input into the financial aspects of planning—especially in forming the corporate objective and determining the factors which affect corporate value. Yet such financial expertise is generally lacking on today's boards. Consequently, boards (and management) often fail to understand why long-run market value maximization is generally the privately and socially optimal corporate objective, and they often fail to understand how to translate this objective into a feasible foundation for corporate strategy and operating policy.

Legal Liability

The factors that motivate modern boards are generally inadequate. Boards are often motivated by substantial legal liabilities through class action suits initiated by shareholders, the plaintiff's bar, and others—lawsuits which are often triggered by unexpected declines in stock price. These legal incentives are more often consistent with minimizing downside risk rather than maximizing value. Boards are also motivated by

threats of adverse publicity from the media or from the political/regulatory authorities. Again, while these incentives often provide motivation for board members to cover their own interests, they do not necessarily provide proper incentives to take actions that create efficiency and value for the company.

Lack of Management and Board Member Equity Holdings

Many problems arise from the fact that neither managers nor nonmanager board members typically own substantial fractions of their firm's equity. While the average CEO of the 1,000 largest firms (measured by market value of equity) held 2.7 percent of his or her firm's equity in 1991, the median holding is only 0.2 percent, and 75 percent of CEOs own less than 1.2 percent (Murphy, 1992).³⁹ Encouraging outside board members to hold substantial equity interests would provide better incentives. Stewart (1990) outlines a useful approach using levered equity purchase plans or the sale of in-the-money options to executives to resolve this problem in large firms, where achieving significant ownership would require huge dollar outlays by managers or board members. By requiring significant outlays by managers for the purchase of these quasi equity interests, Stewart's approach reduces the incentive problems created by the asymmetry of payoffs in the typical option plan.

Boards should have an implicit understanding or explicit requirement that new members must invest in the stock of the company. While the initial investment could vary, it should seldom be less than \$100,000 from the new board member's personal funds; this investment would force new board members to recognize from the outset that their decisions affect their own wealth as well as that of remote shareholders. Over the long term the investment can be made much larger by options or other stock-based compensation. The recent trend to pay some board member fees in stock or options is a

³⁹ See also Jensen and Murphy (1990a, 1990b) for similar estimates based on earlier data.

move in the right direction. Discouraging board members from selling this equity is important so that holdings will accumulate to a significant size over time.

Oversized Boards

Keeping boards small can help improve their performance. When boards get beyond seven or eight people they are less likely to function effectively and are easier for the CEO to control.⁴⁰ Since the possibility for animosity and retribution from the CEO is too great, it is almost impossible for those who report directly to the CEO to participate openly and critically in effective evaluation and monitoring of the CEO. Therefore, the only inside board member should be the CEO. Insiders other than the CEO can be regularly invited to attend board meetings in an ex officio capacity. Indeed, board members should be given regular opportunities to meet with and observe executives below the CEO—both to expand their knowledge of the company and CEO succession candidates, and to increase other top-level executives' understanding of the thinking of the board and the board process.

Attempts to Model the Process after Political Democracy

Suggestions to model the board process after a democratic political model in which various constituencies are represented are likely to make the process even weaker. To see this we need look no farther than the inefficiency of representative political democracies (whether at the local, state, or federal level), or at their management of quasi-business organizations such as the Post Office, schools, or power generation entities such as the TVA. This does not mean, however, that the current corporate system is satisfactory as it stands; indeed there is significant room for rethinking and revision.

⁴⁰ In their excellent analysis of boards, Lipton and Lorsch (1992) also criticize the functioning of traditionally configured boards, recommend limiting membership to seven or eight people, and encourage equity ownership by board members. Research supports the proposition that as groups increase in size they become less effective because the coordination and process problems overwhelm the advantages gained from having more people to draw on (and Hackman, 1990, see Steiner, 1972).

For example, proxy regulations by the SEC make the current process far less efficient than it otherwise could be. Specifically, it has been illegal for any shareholder to discuss company matters with more than ten other shareholders without prior filing with, and approval of, the SEC. The November 1992 relaxation of this restriction allows an investor to communicate with an unlimited number of other stockholders provided the investor owns less than 5 percent of the shares, has no special interest in the issue being discussed, and is not seeking proxy authority. These restrictions still have obvious shortcomings that limit effective institutional action by those shareholders most likely to pursue an issue.

As equity holdings become concentrated in institutional hands, it is easier to resolve some of the free-rider problems that limit the ability of thousands of individual shareholders to engage in effective collective action. In principle, such institutions can therefore begin to exercise corporate control rights more effectively. Legal and regulatory restrictions, however, have prevented financial institutions from playing a major corporate monitoring role. (Black, 1990, , and Pound, 1991, provide an excellent historical review of these restrictions., Roe, 1990, 1991) Therefore, if institutions are to aid in effective governance, we must continue to dismantle the rules and regulations that have prevented them and other large investors from accomplishing this coordination.

The CEO as Chairman of the Board

It is common in U.S. corporations for the CEO to also hold the position of chairman of the board. The function of the chairman is to run board meetings and oversee the process of hiring, firing, evaluating, and compensating the CEO. Clearly, the CEO cannot perform this function apart from his or her personal interest. Without the direction of an independent leader, it is much more difficult for the board to perform its critical function. Therefore, for the board to be effective, it is important to separate the CEO and

chairman positions.⁴¹ The independent chairman should, at a minimum, be given the rights to initiate board appointments, board committee assignments, and (jointly with the CEO) the setting of the board's agenda. All these recommendations, of course, will be made conditional on the ratification of the board.

An effective board will often evidence tension among its members as well as with the CEO. But I hasten to add that I am not advocating continuous war in the boardroom. In fact, in well-functioning organizations the board will generally be relatively inactive and will exhibit little conflict. It becomes important primarily when the rest of the internal control system is failing, and this should be a relatively rare event. The challenge is to create a system that will not fall into complacency and inactivity during periods of prosperity and high-quality management, and therefore be unable to rise early to the challenge of correcting a failing management system. This is a difficult task because there are strong tendencies for boards to evolve a culture and social norms that reflect optimal behavior under prosperity, and these norms make it extremely difficult for the board to respond early to failure in its top management team.⁴²

Resurrecting Active Investors

A major set of problems with internal control systems are associated with the curbing of what I call active investors [Jensen, 1989 #724; , 1989 #722]. Active investors are individuals or institutions that simultaneously hold large debt and/ or equity positions in a company and actively participate in its strategic direction. Active investors are important to a well-functioning governance system because they have the financial interest and independence to view firm management and policies in an unbiased way. They have the incentives to buck the system to correct problems early rather than late

⁴¹ Lipton and Lorsch (1992) stop short of recommending appointment of an independent chairman, recommending instead the appointment of a "lead director" whose function would be to coordinate board activities.

⁴² Gersick and Hackman (1990) and Hackman (1993) study a similar problem: the issues associated with habitual behavior routines in groups to understand how to create more productive environments. They apply the analysis to airline cockpit crews.

when the problems are obvious but difficult to correct. Financial institutions such as banks, pensions funds, insurance companies, mutual funds, and money managers are natural active investors, but they have been shut out of board rooms and firm strategy by the legal structure, by custom, and by their own practices.⁴³

Active investors are important to a well-functioning governance system, and there is much we can do to dismantle the web of legal, tax, and regulatory apparatus that severely limits the scope of active investors in this country.⁴⁴ But even absent these regulatory changes, CEOs and boards can take actions to encourage investors to hold large positions in their debt and equity and to play an active role in the strategic direction of the firm and in monitoring the CEO.

Wise CEOs can recruit large block investors to serve on the board, even selling new equity or debt to them to induce their commitment to the firm. Lazard Freres Corporate Partners Fund is an example of an institution set up specifically to perform this function, making new funds available to the firm and taking a board seat to advise and monitor management performance. Warren Buffet's activity through Berkshire Hathaway provides another example of a well-known active investor. He played an important role in helping Salomon Brothers through its recent legal and organizational difficulties following the government bond bidding scandal. Dobrzynski (1993) discusses many varieties of this phenomenon (which she calls relationship investing) that are currently arising both in the U.S. and abroad.

⁴³ See Roe (1990, 1991), Black (1990), and Pound (1991).

⁴⁴ See Porter (1992a, 1992b, 1992c). Hall and Hall (1993) provide excellent empirical tests of the myopic capital market hypothesis on which much of debate on the functioning of U.S. capital markets rests.

*Using LBOs and Venture Capital Firms as Models of Successful Organization,
Governance, and Control*

Organizational Experimentation in the 1980s

Founded on the assumption that firm cash flows are independent of financial policy, the Modigliani-Miller (M&M) theorems on the independence of firm value, leverage, and payout policy have been extremely productive in helping the finance profession structure the logic of many valuation issues. The 1980s control activities, however, have demonstrated that the M&M theorems (while logically sound) are empirically incorrect. The evidence from LBOs, leveraged restructurings, takeovers, and venture capital firms has demonstrated dramatically that leverage, payout policy, and ownership structure (that is, who owns the firm's securities) do in fact affect organizational efficiency, cash flow, and, therefore, value.⁴⁵ Such organizational changes show these effects are especially important in low-growth or declining firms where the agency costs of free cash flow are large.⁴⁶

Evidence from LBOs

LBOs provide a good source of estimates of value gain from changing leverage, payout policies, and the control and governance system because, to a first approximation, the company has the same managers and the same assets, but a different financial policy and control system after the transaction.⁴⁷ Leverage increases from about 18 percent of value to 90 percent, large payouts to prior shareholders occur, equity becomes

⁴⁵ See Kaplan (1989a, 1989b, 1989c, 1992), Smith (1990), Wruck (1990), Lichtenberg (1992), Lichtenberg and Siegel (1990), Healy, Palepu, and Ruback (1992), and Ofek (1993).

There have now been a number of detailed clinical and case studies of these transactions that document the effects of the changes on incentives and organizational effectiveness as well as the risks of bankruptcy from overleveraging. See Baker and Wruck (1989), Wruck (1991, 1992), Holderness and Sheehan (1988, 1991) Wruck and Keating (1992a, 1992b), Wruck and Stephens (1992a, 1992b), Jensen and Barry (1992), Jensen, Burkhardt, and Barry (1992), Jensen, Dial, and Barry (1992), Lang and Stulz (1992), Denis (1992).

⁴⁶ See Jensen (Jensen, 1986a), and the references in the previous footnote.

⁴⁷ Assets do change somewhat after an LBO because such firms often engage in asset sales after the transaction to pay down debt and to get rid of assets that are peripheral to the organization's core focus.

concentrated in the hands of managers (over 20 percent on average) and the board (about 60 percent on average), boards shrink to about seven or eight people, the sensitivity of managerial pay to performance rises, and the companies' equity usually become nonpublicly traded (although debt is often publicly traded).

The evidence of DeAngelo, DeAngelo, and Rice (DeAngelo, DeAngelo et al., 1984), Kaplan (1989b), Smith (1990), and others indicates that premiums to selling-firm shareholders are roughly 40 percent to 50 percent of the prebuyout market value, cash flows increase by 96 percent from the year before the buyout to three years after the buyout, and value increases by 235 percent (96 percent market adjusted) from two months prior to the buyout offer to the time of going public, sale, or recapitalization about three years later on average.⁴⁸ Palepu and Wruck (1992) show that large value increases also occur in voluntary recapitalizations where the company stays public but buys back a significant fraction of its equity or pays out a significant dividend. Clinical studies of individual cases demonstrate that these changes in financial and governance policies generate value-creating changes in behavior of managers and employees.⁴⁹

A Proven Model of Governance Structure

LBO associations and venture capital funds provide a blueprint for managers and boards who wish to revamp their top-level control systems to make them more efficient. LBOs and venture capital funds are, of course, the preeminent examples of active investors in recent U.S. history, and they serve as excellent models that can be emulated in part or in total by virtually any corporation. The two have similar governance structures, and have been successful in resolving the governance problems of both slow

⁴⁸ See Palepu (Palepu, 1990) for a review of research on LBOs, their governance changes, and their productivity effects. Kaplan and Stein (1993) show similar results in more recent data.

⁴⁹ See references in footnote 45 above. In a counter example, Healy and Palepu argue in their study of CUC that the value increase following its recapitalization occurred not because of incentive effects of the deal, but because of the information the recapitalization provided to the capital markets about the nature of the company's business and profitability.

growth or declining firms (LBO associations) and high growth entrepreneurial firms (venture capital funds).⁵⁰

Both LBO associations and venture capital funds, of which KKR and Kleiner Perkins are prominent examples, tend to be organized as limited partnerships. In effect, the institutions which contribute the funds to these organizations are delegating the task of being active investors to the general partners of the organizations. Both governance systems are characterized by:

- limited partnership agreements at the top level that prohibit headquarters from cross-subsidizing one division with the cash from another,
- high equity ownership on the part of managers and board members,
- board members (who are mostly the LBO association partners or the venture capitalists) who in their funds directly represent a large fraction of the equity owners of each subsidiary company,
- small boards of directors (of the operating companies) typically consisting of no more than eight people,
- CEOs who are typically the only insider on the board, and finally
- CEOs who are seldom the chairman of the board.

LBO associations and venture funds also solve many of the information problems facing typical boards of directors. First, as a result of the due diligence process at the time the deal is done, both the managers and the LBO and venture partners have extensive and detailed knowledge of virtually all aspects of the business. In addition, these boards have frequent contact with management, often weekly or even daily during times of difficult challenges. This contact and information flow is facilitated by the fact that LBO associations and venture funds both have their own staff. They also often perform the

⁵⁰ Jensen (1989a, 1989b) and Sahlman (1990) analyze the LBO association and venture capital funds respectively.

corporate finance function for the operating companies, providing the major interface with the capital markets and investment banking communities.

Finally, the close relationship between the LBO partners or venture fund partners and the operating companies facilitates the infusion of expertise from the board during times of crisis. It is not unusual for a partner to join the management team, even as CEO, to help an organization through such emergencies. Very importantly, there are market forces that operate to limit the human tendency to micromanage and thereby overcentralize management in the headquarters staff. If headquarters develops a reputation for abusing the relationship with the CEO, the LBO or venture organization will find it more difficult to complete new deals (which frequently depend on the CEO being willing to sell the company to the LBO fund or on the new entrepreneur being willing to sell an equity interest in the new venture to the venture capital organization).

IX. Implications for the Finance Profession

One implication of the foregoing discussion is that finance has failed to provide firms with an effective mechanism to achieve efficient corporate investment. While modern capital-budgeting procedures are implemented by virtually all large corporations, it appears that the net present value (or more generally, value-maximizing) rule imbedded in these procedures is far from universally followed by operating managers. In particular, the acceptance of negative-value projects tends to be common in organizations with substantial amounts of free cash flow (cash flow in excess of that required to fund all value-increasing investment projects) and in particular in firms and industries where downsizing and exit are required. The finance profession has concentrated on how capital investment decisions should be made, with little systematic study of how they actually *are* made in practice.⁵¹ This narrowly normative view of investment decisions has led

⁵¹ Counterexamples are Bower (1970), Baldwin and Clark (1992), Baldwin (1982, 1988, 1991), Baldwin and Trigeorgis (1992), and Shleifer and Vishny (1989).

the profession to ignore what has become a major worldwide efficiency problem that will be with us for several decades to come.

Agency theory (the study of the inevitable conflicts of interest that occur when individuals engage in cooperative behavior) has fundamentally changed corporate finance and organization theory, but it has yet to affect substantially research on capital-budgeting procedures. No longer can we assume managers automatically act (in opposition to their own best interests) to maximize firm value.

Conflicts between managers and the firm's financial claimants were brought to center stage by the market for corporate control in the last two decades. This market brought widespread experimentation, teaching us not only about corporate finance, but also about the effects of leverage, governance arrangements, and active investors on incentives and organizational efficiency. These events have taught us much about the interdependencies among the implicit and explicit contracts specifying the following three elements of organizations:

1. Finance – I use this term narrowly here to refer to the definition and structure of financial claims on the firm's cash flows (e.g., equity, bond, preferred stock, and warrant claims).⁵²
2. Governance – the top-level control structure, consisting of the decision rights possessed by the board of directors and the CEO, the procedures for changing them, the size and membership of the board, and the compensation and equity holdings of managers and the board.⁵³
3. Organization – the nexus of contracts defining the internal “rules of the game” (the performance measurement and evaluation system, the reward and

⁵² See Harris and Raviv (1991, 1988), and Stulz (1990).

⁵³ Jensen (1989a, 1989b), Kester (1991), Sahlman (1990), Pound (1988, 1991, 1992).

punishment system, and the system for allocating decision rights to agents in the organization).⁵⁴

The close interrelationships among these factors have dragged finance scholars into the analysis of governance and organization theory.⁵⁵ In addition, the perceived “excesses of the 1980s” have generated major reregulation of financial markets in the United States, affecting the control market, credit markets (especially the banking, thrift, and insurance industries), and market microstructure.⁵⁶ These changes have highlighted the importance of the political and regulatory environment to financial, organizational, and governance policies, and generated a new interest in what I call the “politics of finance.”⁵⁷

The dramatic growth of these new research areas has fragmented the finance profession, which can no longer be divided simply into the study of capital markets and corporate finance. Finance is now much less an exercise in valuing a given stream of cash flows (although this is still important) and much more the study of how to increase those cash flows—an effort that goes far beyond the capital asset-pricing model, Modigliani

⁵⁴ Jensen (1983), Jensen and Meckling (1992).

⁵⁵ Examples of this work include Gilson, Lang, and John (1990), Wruck (1990, 1991), Lang and Stulz (1992), Lang, Poulsen, Stulz (1994) on bankruptcy and financial distress, Warner, Watts, Wruck (1989), Weisbach (1988), Jensen and Murphy (1990a, 1990b) and Gibbons and Murphy (1990) on executive turnover, compensation, and organizational performance, Esty (1992, 1993) on the effects of organizational form on thrift losses, Gilson and Kraakman (1991) on governance, Brickley and Dark (1987) on franchising, Boycko, Shleifer, and Vishny (1994), Kaplan (1989a, 1989b, 1989c, 1992), Smith (1990), Kaplan and Stein (1993), Palepu (1990), and Sahlman (1990) on leverage buyouts and venture capital organizations.

⁵⁶ The 1989 Financial Institutions Reform, Recovery, and Enforcement Act increased federal authority and sanctions by shifting regulation of the S&L industry from the Federal Home Loan Bank Board to the Treasury and insurance of the industry from the FSLIC to the FDIC. The act banned thrift investment in high-yield bonds, and raised capital ratios and insurance premiums. The 1990 Comprehensive Thrift and Bank Fraud Prosecution and Tax Payer Recovery Act increased criminal penalties for financial institution-related crimes. The 1991 FDIC Improvement Act tightened examination and auditing standards, recapitalized the Bank Insurance Fund and limited foreign bank powers. The Truth in Banking Act of 1992 required stricter disclosure of interest rates and fees on deposit accounts and tightened advertising guidelines. The National Association of Insurance Commissioners (NAIC) substantially restricted the ability of insurance companies to invest in high-yield debt in 1990 to 1991.

⁵⁷ See Jensen (1989a, 1991), Roe (1990, 1991), Grundfest (1990), Bhide (1993), Black (1990), Pound (1988, 1991, 1992), DeAngelo, DeAngelo, and Gilson (1994).

and Miller irrelevance propositions, and capital budgeting. This fragmentation is evidence of progress, not failure; but the inability to understand this maturation causes conflict in those quarters where research is judged and certified, including the academic journals and university departments. Specialists in different subfields have tended to react by labeling research in areas other than their own as “low-quality” and “illegitimate.” Acknowledging this separation and nurturing communication among the subfields will help avoid this intellectual warfare with substantial benefit to the progress of the profession.

My review of macro and organizational trends in the previous pages has highlighted many areas for future research for finance scholars. They include understanding:

- the implications of the Modern (or Third) Industrial Revolution, and how it will affect financial, product, and labor markets, as well as the level and distribution of worldwide income and wealth.
- how industry-wide excess capacity arises, how markets and firms respond to such market pressures, and why exit is so difficult for organizations to deal with.
- the implications of new technology for organizational downsizing.
- the financial policies appropriate for the new virtual or network organizations that are arising.
- the weaknesses that cause internal corporate control systems to fail and how to correct them.
- the reasons for the asymmetry between corporate growth and decline, and how to limit the organizational and strategic inefficiencies that seem to creep into highly successful rapidly growing organizations.

- how capital budgeting decisions are actually made and how organizational practices can be implemented that will reduce the tendency to accept negative value projects.
- the nature of implicit contracts, the optimal degree to which private contracts should be left open to abrogation or change, and how to bond or monitor to limit opportunistic behavior regarding those implicit contracts.
- how politics, the press, and public opinion affect the types of governance, financial, and organizational policies that firms adopt.
- how capital market forces can be made a politically and economically efficient part of corporate control mechanisms.
- how active investors can be resurrected and reconciled with a legal structure that currently favors liquid and anonymous markets over the intimate illiquid market relations that seem to be required for efficient governance.

X. Conclusion

For those with a normative bent, making the internal control systems of corporations work is the major challenge facing economists and management scholars in the 1990s. For those who choose to take a purely positive approach, the major challenge is understanding how these systems work, and how they interact with the other control forces (in particular the product and factor markets, legal, political, and regulatory systems, and the capital markets) impinging on the corporation. I believe the reason we have an interest in developing positive theories of the world is so that we can understand how to make things work more efficiently. Without accurate positive theories of cause and effect relationships, normative propositions and decisions based on them will be wrong. Therefore, the two objectives are completely consistent.

Financial economists have a unique advantage in working on these control and organizational problems because we understand what determines value, and we know how to think about uncertainty and objective functions. To do this we have to understand even better than we do now the factors leading to organizational past failures (and successes): we have to break open the black box called the firm, and this means understanding how organizations and the people in them work. In short, we're facing the problem of developing a viable theory of organizations. To be successful we must continue to broaden our thinking to new topics and to learn and develop new analytical tools.

This research effort is a very profitable venture. I commend it to you.

Appendix: Direct Estimates of the Productivity of R&D--The Model

Consider a firm in period t with cash flow from operations, C_t available for:

R_t = R&D expenditures,

K_t = capital investment,

d_t = payments to shareholders in the form of dividends and net share repurchases,

b_t = interest and net debt payments,

a_t = acquisitions net of asset sales.

$d < 0$, $b < 0$, $a < 0$ mean respectively that new equity is raised in the form of capital contributions from equityholders, net bond issues exceed interest and debt repayments, and asset sales exceed acquisitions.

By definition $C_t = R_t + K_t + d_t + b_t + a_t$. The initial value of the firm equals the sum of the market values of equity and debt, $V_0 = S_0 + B_0$, and the final value at the end of period n , is V_n . Assume for simplicity that taxes are zero, and debt is riskless. If r is the riskless interest rate and i is the cost of equity capital, the total value, V_T , created by the firm's investment, R&D, and payout policy measured at the future horizon date n , is the final value of the firm plus the ending value of the dividend payments plus stock repurchases plus the ending value of the interest payments plus debt payments

$$V_T = V_n + [d_t(1+i)^{n-t} + b_t(1+r)^{n-t}]$$

where the investor is assumed to reinvest all intermediate payouts from the firm at the cost of equity and debt, i and r respectively.

Consider an alternative strategy which pays the same dividends and stock repurchases, d_t , (and raises the same outside capital) and puts the R&D and capital and acquisition expenditures (in excess of depreciation) in marketable securities of the same risk as the R&D and capital expenditures, yielding expected returns equal to their cost of capital, i . Under the assumption that the zero investment and R&D strategy yields a terminal value, V_n , equal to the ending debt, B_n , plus the beginning value of equity, S_0 ,

(that is, investment equal to depreciation is sufficient to maintain the original equity value of the firm), the value created by this strategy is

$$V_T = S_0 + B_n + (K_t + R_t + a_t)(1+i)^{n-t} + [d_t(1+i)^{n-t} + b_t(1+r)^{n-t}].$$

The difference between the terminal values of the two strategies is

$$\begin{aligned} V_T - V_T &= V_n - V_n - (K_t + R_t + a_t)(1+i)^{n-t} & (1) \\ &= S_n - S_0 - (K_t + R_t + a_t)(1+i)^{n-t} \end{aligned}$$

This is my first crude measure of the productivity of R&D and capital expenditures. Unless capital and R&D expenditures are completely unproductive, this measure will be biased downward. Therefore I define two more conservative measures that will yield higher estimates of the productivity of these expenditures. The second assumes that replacement of depreciation and zero expenditures on R&D are sufficient to maintain the intermediate cash flows but at the end of the period the firm has equity value of zero. This second measure is:

$$V_T - V_T = V_n - B_n - (K_t + R_t + a_t)(1+i)^{n-t} \quad (2)$$

Alternatively, to allow for the effects of the reduced investment and R&D on intermediate cash flows my third measure assumes that all intermediate cash flows are reduced in the benchmark investment strategy by the amount paid out to shareholders in the form of dividends and net share repurchases and that the original value of the equity is maintained. This measure is likely to yield an upward biased estimate of the productivity of R&D and capital expenditures. The measure is:⁵⁸

$$V_T - V_T = V_n + d_t(1+i)^{n-t} - S_0 - B_n - (K_t + R_t + a_t)(1+i)^{n-t} \quad (3)$$

⁵⁸ Most conservatively, we could assume that the cutback in R&D and capital expenditures under the alternative strategy results in a reduction in intermediate cash flows by the amount of the net cash paid to shareholders in the form of dividends and share repurchases and a final equity value of zero.

$$V_T - V_T = V_n + d_t(1+i)^{n-t} - B_n - (K_t + R_t)(1+i)^{n-t} \quad (4)$$

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I expect this measure provides an unreasonably high estimate of the productivity of R&D and investment expenditures and therefore do not report it.

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