Takeovers.,
Restructuring
and Carporate
Governance J. Fred Weston
Kwang S. Chung
Juan A. Siu





接管、重组和公司控制

(第二版)

[美] j.弗雷德·威斯通 等著

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TAKEOVERS, RESTRUCTURING, AND CORPORATE GOVERNANCE

SECOND EDITION

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兼并活动发展进入更高水平

在报纸上几乎每天都有关于兼并、接管、企业重组和公司控制事件的 惹人注目的报道。兼并、接管、重组和公司控制等问题已变成公共政策和 公司政策的中心问题。对一些人来说,购开、重组和公司控制活动代表着 一种新的产业力量、它可以使美国和其他进行这些活动的国家的经济创

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造力和生产率达到一个新的离度。而对另一些人来说,这些活动被认为 是我们国家经济生活中的一次灾难,是正在破坏美国社会核心的那些贪 婪和投机冒险行为造成的恶果。兼并活动在中国也越来越多地被用来改 善国有企业的经济效益。不说从们持有什么观点,兼并,重组和公司控制 都代表着现代金融和经济领域中的一个重要力量。这些活动兼具有潜在 的有利的和不利的影响。

关于兼并和收购活动已经有大量的公开出版的材料,面且这些材料的数量也在不断增多。任何简要的模括或综合分析都无法充分地涵盖这些材料。本书试图对关于兼并,收购,重组和公司控制的几个主要论题作一个更全面的描述。今后,随着经济的波动及管理环境的变化,这些活动的发展水平也会发生变化。然而,收购、重组和杠杆收购将继续在经济中起着,如企业定价、资金成本、战略性财务计划等对于财经学科来说至关重要的问题,如企业定价、资金成本、战略性财务计划等对于财经学科来说至关重要的问题,因此,需要掌握这些重要的分析概念。

主要观点

我们尽可能客观地分析并购活动。我们看到,对企业财务战略和重组的重視是非常有益的。但塞无疑问,在这方面也存在着过分的夸张,这在市场迅速膨胀的兼并波潮中常常出现,因此我们应明辨是非。我们这样说并不是在赞扬,批评或指责,而是为了提高认识水平。我们的中心目的是要构造一个理论框架,帮助读者形成一个概念,更全面地认识几乎每天在金融或普通报刊上刊登的并购事件的性质。

本书针对的读者主要是学术研究人员,并购课程越来越多地涉及到本书研究的全部或部分问题。因此,我们在每章末提出几个问题用于课堂或课后的讨论,以加强对主要问题的理解。另外,本书还可作为企业界人士和广大公众的阅读材料,包括立法机关人员和别的政策制定者,因此我们力求通俗易懂。同时力求从基础入手展开对技术材料的分析,做到深入浅出,使专业读者和一般读者都能掌握这些材料,并在这个过程中获得智力水平的提高。

本书力求不仅具有学术价值,而且可以帮助经营管理人员提高分析 和解决实际问题的能力。比如,对于投标公司而言,如果我采用现金对股 票存进,支付方式,我在目标公司的起始投资将会增值多少?对于目标公 雷来进,我希望从投标者那里获得的合理盈余应是多少?如果我进行企 业出售式剥离的话,企业价值将升值多少?如果我进行股票回购的话,对 公司的股价将产生什么影响?如果增加发行股票或债券的话,对股价又会产生什么影响?如果出现代理人竞争时对股价将产生什么影响? 支付 绿寨讹诈有何作用?当实行私有化尤其是通过杠杆收购进行私有化时,企业价值将发生什么变化?如果我的公司发行两种股票,一种可获得较多收益,另一种则是看更多的故事权,那么哪种股票的价值更高?

有丰富的经验材料可作为回答这些问题的基础。本书试图系统地归 纳这些经验材料。同时,在对经验数据和结论进行逻辑分析的基础上,导 出一些理论或原理。这些相关材料可为普通读者理解和判断每届国会会 议上都会提交的关于并购和公司重组的大量建议提供一个基础。

第二版中的修订内容

在增加新材料的同时我们压缩了篇幅,在重新编排全书的过程中,删除了关于抽象理论模型的论述。我们认为这一部分内容更适合于攻读博士学位的学生。第二版中我们只是选用本书第一版中全面论述过的理论模型的结论,而对模型本身不再进行过多的讨论。

我们在经验数据和文献方面进行了更新。在一些案例中,我们综合分析了一些文章的主要结论。而在另一些案例中,由于个别文章具有自己独到的新发现,我们对它们进行了单独的讨论。我们努力使理论框架简明扼要,概况地分析各个研究课题有关文章的观点。

我们修订了企业定价方面的内容。在正文中和每章后的练习中介绍 了更多的案例,使这一部分更好地适应并购决策和案例研究的需要。在 本书的《学习指导》及以后的修订版中,我们将继续在这方面努力。

在第二版中,至少70%的內容是新的和重写的。我们曾在课堂上试 验过本书的手稿,并取得满意的效果。有的学生还请求允许在上并购课 之前为他们正在公司实习的朋友复印本书的手稿。学生们和实际工作者 还告诉我们,通过阅读这些材料他们对并购的理解更加深入和成熟了。

本书运用了企业财务和金融经济学、企业经济学、战略、会计和法律 方面的一些材料,从不同角度论述了大量概念的运用,提供了进行并购分析的一个理论框架。其中许多运用是通过案例研究和实例来展开的。本 书有助于读者形成完整的概念,在进行并购分析和决策时作出合理的判 節。

补充材料

本书的一个重要补充配套材料是《接管、重组和公司控制学习指导》。 该《学习指导》包括每章研究主题内容要点,及用于帮助学生理解如何运用本书的主要观点和理论的说明性问题和答案。《学习指导》的主要目的 是帮助学生形成一个分析并购領域各个问题的理论概念框架。

教师手册包括六个部分:关于讲授并购课程的建议;每章后问题和案例的答案;每章的10个正误判断题;说明性的测验;PowerPoint演示图形,显示了本章的要点并包括透明主盘。

我们同时也提供一张磁盘,其中阐述了本书包括的主要分析模型。 这些计算机模型使读者能更好地学习和研究有关概念、假设或公司特征。

致谢(略)

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Preface

MERGER ACTIVITY CONTINUES TO REACH HIGHER LEVELS

After peaking in 1988 and then declining to a low in 1991, merger activity increased to new highs from 1995 to 1997. These resurgent mergers and acquisitions (M&As) have been called strategic mergers, a phrase that conveys that firms are using M&As as well as internal new product and project programs to realign themselves to their changing environments. Some powerful forces have been unleashed. Global competition has intensified. Technological change has impacted telecommunications and a wide range of media businesses. Deregulation has impacted the airlines, banking, telecommunications, and even the traditional public utility industries. Computers and the Internet are changing the way businesses are conducted. Business enterprises find that they must adjust to massive changes in their environments and in the nature of competition as well as in their relations with suppliers, workers, consumers, and other stakeholders. These forces are not likely to diminish in the years ahead. The M&A subject, therefore, takes on even greater importance.

Dramatic events in mergers, takeovers, restructuring, and corporate control fill the newspaper headlines almost daily. Mergers, takeovers, restructuring, and corporate control issues have become central public- and corporate-policy issues. To some, M&As, restructuring, and corporate control activities represent a new industrial force that will lead the United States and other economies that practice these arts to new heights of creativity and productivity. To others, these same activities are regarded as a blight on our economy—a symptom of the larger malaise of greed and gambling that is rotting the core of American society. M&As are increasingly used in China to attempt to improve the performance of the state-owned enterprises. Regardless of which view is held, M&As, restructuring, and corporate control represent major forces in the modern financial and economic environments. These are areas with potential for both good and harm.

Merger and aquisition activity has continued to stimulate a veritable deluge of published materials. Compact summaries of these materials or synthesis articles cannot cover the material adequately. This book seeks to provide a more complete treatment of the leading topics related to mergers, takeovers, restructuring, and corporate control. In the future, shifts in the levels of these activities may occur with fluctuations in the economy and with changing regulatory environments. However, takeovers, restructuring, and leveraged buyouts will continue to be major forces in the economy, additionally, to analyze takeovers and restructuring, some key topics such as valuation, cost of capital, and strategic financial planning—essential to the subject of financial economics—are involved. Therefore, important analytical concepts must be mastered.

POINT OF VIEW

We try to be objective in our analysis of M&A activity. We see some positive benefits from increased emphasis on financial strategy and restructuring. Undoubtedly, there have been excesses as typically occur in waves in exploding markets. We have to separate the good from the bad. We come not to praise, criticize, or condemn, but to increase understanding. Our central aim is to provide a conceptual framework that will help the reader put into perspective and increase his or her understanding of events that are headlined almost daily in the financial and general press.

The main audience we have in mind is the academic user. Increasingly, M&A courses deal with all or part of the subject matter of this book. For that reason, we have included end-of-chapter questions to stimulate discussion and to focus the key subject matter. We have also kept in mind two other audiences—the businessperson and the general public, including legislators and other policy makers. We have tried to keep the level of treatment accessible by avoiding excessive jargon. We have tried to develop the technical materials from the ground level up so that both the academic reader and the general reader will be able to master the material and, we hope, experience intellectual growth in the process.

What we think will be of value to academics and for businesspeople is the ability to answer natural and practical questions that arise. For the bidding firm, how much will my early investment in the target increase in value if I use eash versus stock as a method of payment? For the target, what is a reasonable premium for me to expect from a bidder? How much will my firm increase in value if I engage in a sell-off or divestiture? What will be the effect on a firm's share price on average if it engages in stock repurchase? What will be the impact of my firm's share price if it makes a stock or debt issue? What will the share price effect be if a proxy contest is started? What will be the effect of paying greenmail? What value changes take place with going private, particularly through a leveraged buyout? If my firm establishes two classes of stock, which one will have the greater value—the one that pays more income or the one that has more voting power?

There is a rich body of empirical material that can provide a basis for answering such questions. This book attempts to bring that empirical material together in a systematic way. At the same time it tries to lay bare the theory or principles and the logical analysis that give meaning to the empirical findings. These and related materials will provide the general reader with a basis for understanding and judgment about the continued flow of proposals to alter public policy toward M&As and corporate restructuring that are introduced into every session of Congress.

CHANGES IN THE SECOND EDITION

We have reduced the length of the book while adding new material. In reorienting the book, we have eliminated treatment of abstract theoretical models. We believe that such material is more appropriate in books aimed mainly at doctoral students. We seek to utilize the implications of these models developed fully in the first edition, but do not attempt to repeat the extended discussions that are still available in the first edition.

We have updated the text with new empirical data and literature. In some cases, we have summarized groups of articles into their main findings. In other cases, where individual articles develop their own distinct new findings, we discuss them individually. We have been striving to tighten the conceptual framework that provides perspective on groups of articles in individual subject areas.

We have streamlined the valuation material, orienting it more fully to M&A decisions and case studies, by introducing many more cases in the text and as end-of-chapter exercises. We plan to continue to do more along these lines in the Study Guide to Takeovers. Restructuring, and Corporate Governance and in future editions.

In this second edition, at least 70% of the material is new or rewritten. We have class-tested the manuscript with gratifying results. Students have requested permission to make copies for friends who are doing corporate internships before taking their M&A course. Students and practitioners have told us that reading the materials has improved the breadth and maturity of their understanding of the M&A field.

This book applies materials from business finance and financial economics, business economics, strategy, accounting, and law. It demonstrates the application of a wide range of concepts from diverse fields A framework for performing M&A analysis is provided. Many applications are developed through case studies and examples. The book helps develop the intellectual maturity for sound judgments on M&A analysis and decisions.

SUPPLEMENTARY MATERIALS

An important companion piece to this text is the related Study Guide to Takeovers, Restructuring, and Corporate Governance. Our Study Guide contains outlines that provide an overview of the subject matter of each chapter and illustrative problems and solutions that seek to help the student understand how to apply the main ideas contained in the book itself. The main goal of the Study Guide is to help students develop a conceptual framework for analyzing the subject matter of the M&A field.

A comprehensive Instructor's Manual contains six parts: suggestions for teaching the M&A course; solutions to end-of-chapter questions, problems, and cases; 10 true-false questions per chapter; illustrative examinations; and a sample chapter of our PowerPoint Presentation Graphics, which shows a chapter outline and includes transparency masters.

We also supply a disk in which we have formulated key analytical models contained in our book. These computer models enable the user of the book to study a wide range of alternative concepts, assumptions, or company characteristics.

APPRECIATION

We are grateful to the following people for their helpful comments on the first edition: Nickolaos Travlos, Boston College; Michael J. Sullivan, Florida State University; Kenneth W. Wiles, University of Texas at Austin; George J. Papaioannou, Hofstra University; Douglas V. Austin, University of Toledo; Maclyn L. Clouse, University of Denver; Matthew Spiegel and Michael Salinger, Columbia University; Nikhil P. Varaiya, Southern Methodist University; Robert F. Bruner, University of Virginia; and Ralph A. Walkling, Ohio State University.

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This subject is so dynamic and the flow of articles and other materials is so voluminus that there will be need for future updating. We invite reactions, comments, and suggestions from our readers.

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