Changing J-type firms and the Role of M&A in corporate governance

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Today's menu

- What is going on in Japanese firms in corporate governance?
- Overview of recent increase of M&A: causes and results
- Characteristics of gov. and M&A
- Implication on current debate

Changing J-type Firms

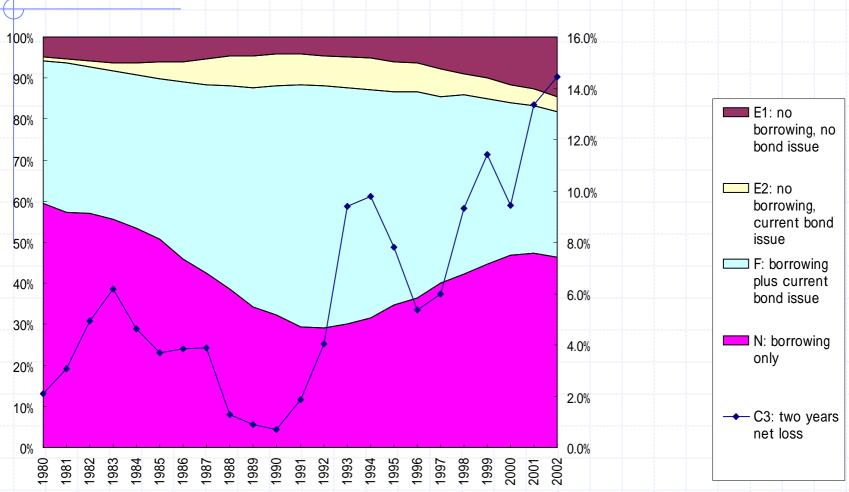
- Japan as a bank-based, relationship-oriented, network, insider, stakeholder or coordinated model of corporate governance (Aoki 1988, 1994, etc).
- Contrast to U.S.-UK style of governance, but had competitive strengths historically
- Solving asymmentric information problem / long-term management

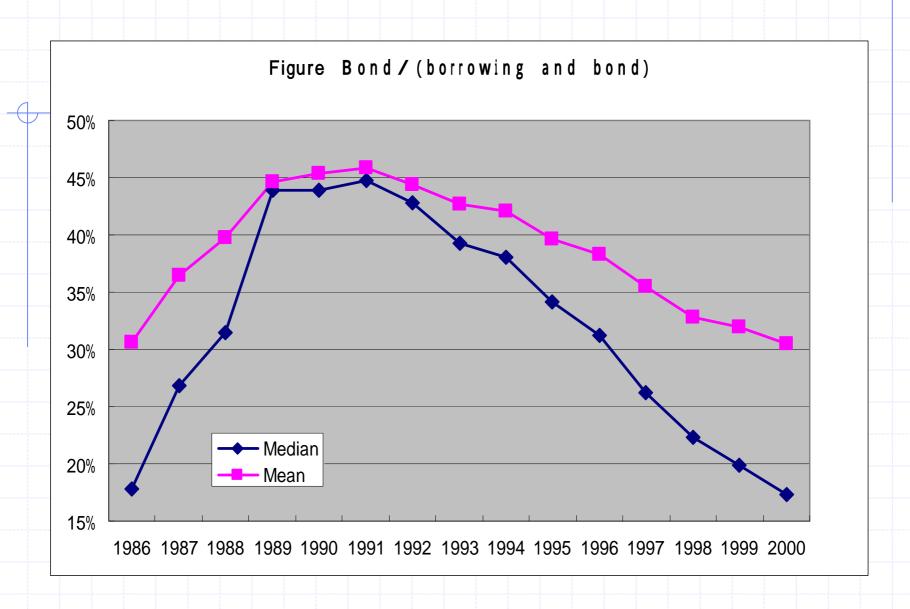
Corporate finance: Main bank relations (Arikawa and Miyajima 2005a)

- Increasing firms without any debt
- Decreasing bank dependence, market base corporate finance.

- Increasing bank dependence
- Increasing main bank concentration (MBR)

Figure 1 Distribution of firms by capital composition and numbers-net loss





Concentrated main bank loans

	that is ident	tified as havi	ng main ba						
The end of	MBR= loan from main bank /total asset								
FY	Means	median	Std.dev						
1987	5.43	4.40	5.20						
1988	5.12	4.00	5.44						
1989	4.57	3.37	4.95						
1990	4.48	3.40	4.28						
1991	4.63	3.42	4.84						
1992	4.87	3.68	5.21						
1993	5 1 4	3.82	5.20						
1994	5.23	3.85	5.53						
1995	5.23	3.77	5.72						
1996	5.52	3.93	6.16						
1997	5.95	4.18	6.52						
1998	6.73	4.70	7.27						
1999	7.02	4.75	8.20						

Corporate finance: Main bank relations (Arikawa and Miyajima 2005)

- The area where main bank played significant role has been shrinking.
- Discipline of debt no more works, the rise of free cash problems.
- Increasing bank dependence Non performing problem -- evergreen policy of banks and moral hazard of client firms

Changing Ownership structure: Dissolving cross shareholding

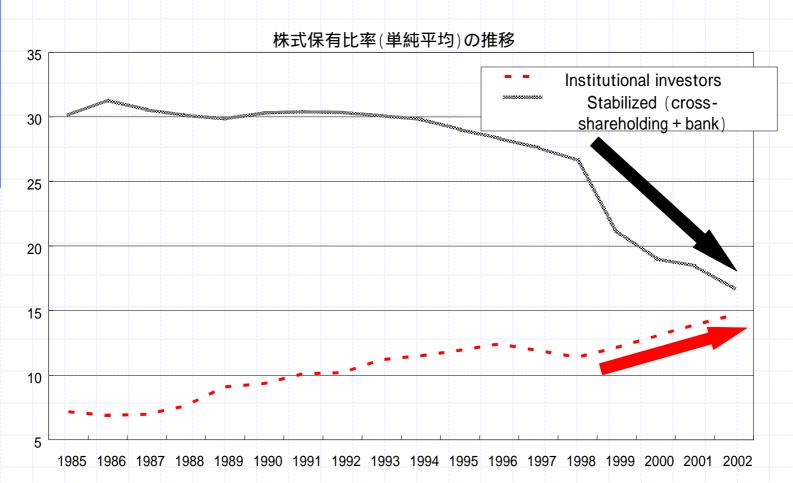
Recent change: (Miyajima and Kuroki 2005)

- Rapid dissolving of cross shareholding
- Cross shareholding among non-financial firms = Relatively stable
- Rapid dissolving between bank and firms (driving force)
- Increasing foreign investors and individuals
- Dissolving did not occur evenly, increasing diversity in ownership structure.

Ownership structure and performance

- Positive effects of foreign shareholder, institutional shareholder
- Large shareholder (parents companies)not necessary negative
- Bank shareholding = negative to corporate performance (not delegated monitor)

Stable Shareholding and Institutional Shareholding



Board Structure and Incentive schemes

Changes: Board reforms

- The separation between monitoring and management
- Downsizing board of directors
- Outside directors
- The slow of introducing committee system
- Incentive pay the extent of introduction is still low level

Trends in Corporate Governance Reform (Unit: %)

	Executive of	ficer system	Outside	Directors	Stock Options		
	FY 2002 (846 firms)	FY 1999 (1145 firms)	FY 2002 (863 firms	FY 1999 (1138 firms	FY 2002 (864 firms	FY 1999 (1209 firms	
Already introduced	33.0	12.8	35.8	30.1	28.1	9.5	
Plan to intoduce	2.7	2.3	2.9	1.1	1.9	2.2	
Considering introduction	25.8	37.4	32.7	27.3	15.2	25.6	
No intention to introduce	38.5	47.5	28.6	41.4	42.7	43.7	
Source, MoF Surveys.							

Board Structure and Incentive schemes

- Corporate governance reform = positively correlated to firm performance
- IR activities, Downsizing board high performance
- Outside directors, the US type of board less clear positive effect

Comparison of Average Performance by CGS Quintile

(iviiyajima, Haramura and Inagaki 2003)

						5 6	
	Quintile of CGS	High				Low	Testing
Index		(1)	(2)	(3)	(4)	(5)	the gap
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Q	2.07	1.40	1.34	1.04	1.03	1.04***
2	Standardized Q	0.92	0.38	0.32	0.04	0.02	0.90***
3	ROA	5.01	4.17	3.38	3.15	2.75	2.26***
4	Standardized ROA	1.39	0.99	0.18	-0.05	-0.43	1.82***
5	Sales growth ratio	5.33	2.63	0.65	8.24	-1.11	6.45***
	Growth ratio of the						
6	# of employees	5.78	1.27	1.79	1.14	-3.06	8.84***

Increasing Diversity

- J-type firms changed with high diversity, thus no more homogeneous.(Figure)
- The relation with outside investor (debt holder and shareholder) converged on the US firms, while internal governance structure (board and incentive scheme) still kept national features.

Corporate Governance Structure

			5 TV 1000		- £1005	13 3	- 5 2000
		the end c	f FY 1990 Standard	the ena	of 1995 Standard	the end	of 2000 Standard
		Average	deviation	Average	deviation	Average	deviation
	Institutional						
	investor	9 28	6.87	11.79	8 5 2	1289	11.76
	Foreign Stabilized	438	6.79	7.80	8.51	813	10.13
	shareholder	25 35	11.19	23.71	11.15	18.71	11.41
0 wnership structure	cross shareholding	14.63	8.52	14.07	8.41	10.99	8.55
	Individuals	20.62	8 <i>4</i> 3	22.49	1010	29 18	14 28
	Ten Largest	45 22	12.07	43.86	1251	45 01	1398
	Debt/Asset	51.57	17.77	50.00	19.49	49.60	23.55
Debt	Borrowing from main bank/total Number of directors	4.61	4 92	5 29	5.77	7.02	8 20
	or over	18.72	7.84	17.73	7.66	12.88	618
	Number of directors or over	894	4.75	8 39	4 57	636	3.71
	Number of anditors	294	0.53	3 86	0.53	3.81	0.55
Board	Number of outside directors	3 69	3 56	3 93	3 65	3 36	3 39
com position	From Banks	92.0	1.40	0 62	1.18	0. <u>4</u> 8	0.94
	From Parents firms Number of firms	1.09	2.46	112	251	100	2 25
	introducing the		4/6 firms/	1333 films	s(the end o	ffY 2002)
	Stock options		333 film	s/1333fim	s(the end	of 2002)	

The target of reform

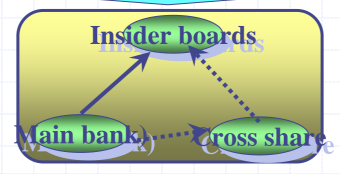
- High performance (High Q) firms associated with market finance, high foreign (institutional) ownership and board reforms.
- Low performance (Low Q) firms associated with bank finance and cross shareholding, low disclosure level and the delay of board reforms

Target of corporate reforms, less indigenous incentive

M&A is important for low Q firms

Diversification of J- firm system

Long term Employment, Seniority wage



Financial Revolution (Increasing capital market pressure) · Technological revolution



Evolution into two types, or variants



A-type firm hybrid

J-type hybrid

M&A in recent Japan

- Increasing number and volume of M&A:
 1992=400, 97=700, 02=2200
- Large wave of M&A in the post war history.
- Note: M&A, even hostile takeover, was common in prewar Japan as growth strategy of firms (Example: cotton spinning, paper, brewer, electricity etc)

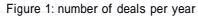
Characteristics

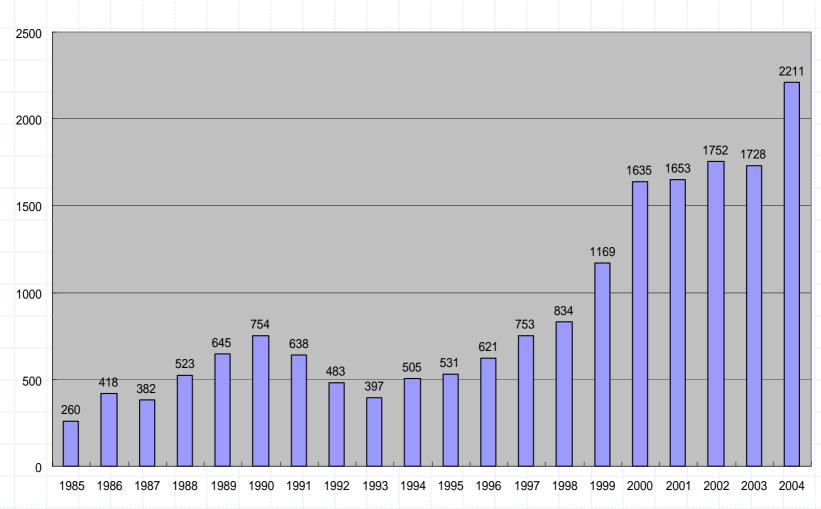
Main areas: Finance, telecommunication, Electrics, Chemicals

Top three industries in terms of the number of deals

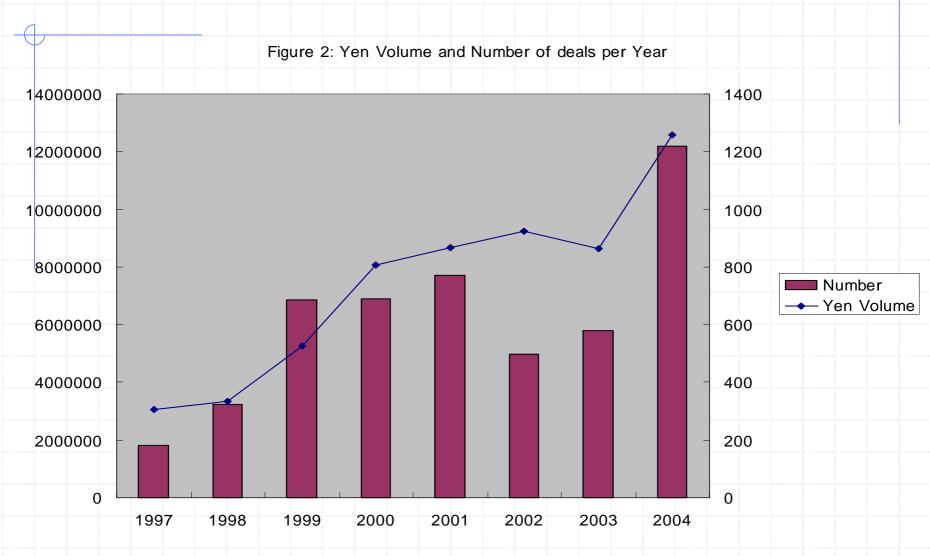
- 1.Chemicals 65
- 2. Electric equipment 63
- 3.Banking 32
- Out-in (Nissan, Vodaphone and Roche)
- Horizontal M&A (JFE)
- Reorganization of group (listed subsidiary wholly owned subsidiary)
- Friendly takeover

The number of M&A Deals





Yen volume and Number of Deals per Year



Why recently increased?

Four waves in the US (Jensen 1993, Michel and Mullheim 1996, Holmstorm and Kaplan 2001)

1920s: Horizontal merger = Market control

1960s: Conglomerate merger wave – firm growth strategy given the strict anti-trust law

1980s: Hostile takeover: Supply shock= Conglomerate discount

1990s: Friendly takeover: Deregulation and innovation

Japan

- The necessity of corporate restructuring (changes in business portfolio)
- Technological innovation / Deregulation
- The arrangement of regulatory framework (Revision of Anti-trust Law, the company law) since the late 1990s

The Effect of M&A

Enhancing efficiency

- Foreign direct investment (Fukao and Amano 2004) – introducing new know how
- Realizing the scale economy by horizontal merger (Iron and steel, paper etc)
- Restructuring, enhancing capital efficiency etc.

The Effect of M&A II

- 2000-05 emergence of hostile takeover threat
- Reducing free cash flow (ex. Tokyo Style)
- Inducing the dividend policy, financial policy

M&A is the efficient way of corporate restructuring/Market for corporate control has began to work.

The M&A and corporate governance

The volume of M&A in Japan = relatively small

- The world share in M&A deal is small: 5-6%.
- Market Cap.M&A/GDP, 20-30%, compare to the US – 100% (Andrade and Stafford 2004)
- International comparison (Rossi and Volpi 2004): Relatively low level of M&A and less hostile takeover

Volume, the weight of Hostile Takeover, and Premiums

Volume is the persentage of traded companies targeted in a completed deal.

Hostile takeover is the number of attempted hostile takeovers as a % of domestic traded firms

Cross boarder ratio is the number of cross-border deals as a % of all completed deals Premium is the bid price as a % of the closing price of the target four weeks before the announcement

	Civil law			Hostile				
	countries		Volume	takeover(cross-		All-cash	
	=	-	(%)	%)	border(%)	Premium	bid	
Australia		212	34.09	4.60	27.16	129.50	0.6	
Belgium		7	33.33	0.56	45.14	137.20	0.8	
Canada		157	30.05	2.73	22.66	132.90	0.3	
Finland		7	45.45	0.91	22.67	149.70	1.0	
France		112	56.40	1.68	33.81	134.40	0.8	
Germany		13	35.51	0.30	26.05	116.70	0.7	
Italy		26	56.40	3.04	36.13	127.70	0.8	
Japan		73	6.43	0.00	13.25	99.00	0.	
Neatherlands		16	49.82	0.70	46.15	147.70	0.5	
New Zealand		16	49.82	0.70	46.15	129.20	0.	
Norway		37	61.24	5.86	36.76	136.00	0.7	
South Korea		4	4.81	0.00	53.85	145.10	0.5	
Spain		10	15.72	0.17	37.55	119.80	0.7	
Sweden		45	62.06	3.74	35.48	141.70	0.7	
UK		614	53.65	4.39	23.46	145.80	0.6	
US		2443	65.63	6.44	9.07	144.30	0.3	
World average	(49 countr	ies)	23.54	1.01	42.82	141.60	0.4	

Rossi and Volpin (2004)

The M&A and corporate governance

The Probability of M&A by industry: low frequency of real estate and construction industry

Structural barriers? (J-type economic system): prevented M&A, resulting in low allocative efficiency

- Low level of information disclosure
- Cross shareholding
- Main bank relations

Tentative Test between M&A and governance structure:

Arikawa and Miyajima (2005b)

- Listed on TSE first section
- M&A data: Deals from 1985 to 2002 in RECOF database.
- Non financial firms
- Focusing on target firms

Estimation: Logit model

Prob(Target=1 otherwise zero) = F(q, ROA, SUB, INST, DAR, LDR, MBR, YD)

q: Tobin's q (-)

SUB: ratio of shareholding by parent company(+)

INST: ratio of shareholding by institutional shareholder(+)

DAR: the ratio of debt over total asset(+)

LDR: the ratio of bank borrowing to debt (+)

MBR: the ratio of loans from main bank to total assets(+ or-

YD: Year dummy

						2			Ма	in ba	ank loan	
Model	Disci	e by debt	bank dependence				3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3					
							concentration					
	1		2	-	3)	4		5		6	
q	-0.777	***		***	-0.815	***		***	-0.777	***		***
	(0.171)				(0.178)				(0.178)			
ROA	-0.057	***	-0.072	***	-0.054	***	-0.068	***	-0.056	**	-0.071	***
	(0.017)		(0.015)	6	(0.018)	3	(0.015)	0000	(0.018)	(((((0.016)	
Sale			0.669	-		}	0.510				0.515	
			(0.477)	000			(0.485)				(0.486)	
SUB	0.761	***	0.668	***	0.779	***	0.681	***	0.778	***	0.677	***
	(0.108)		(0.107)		(0.109)		(0.107)		(0.109)		(0.107)	
Inst	0.035	***	0.024	***	0.035	***	0.023	***	0.035	***	0.022	
	(0.006)		(0.006)		(0.006)	}	(0.006)		(0.006)	{	(0.006)	
CF	1.047		0.050	-	1.029		0.048		0.777		0.064	-
	(0.683)		(0.120)	6 6	(0.695)	3	(0.125)		(0.694)		(0.114)	
DARt-1	0.987	***	0.638	**	0.895	***	0.570	**	1.569	***	1.065	***
	(0.270)		(0.257)	-	(0.287)	}	(0.274)		(0.348)		(0.321)	
LDRt-1				0000	-0.1703		-0.2742	**	0.0526		-0.101	
					(0.142)		(0.139)		(0.156)		(0.151)	
MBRt-1									-4.798	***	-3.7627	***
						}	9		(1.480)		(1.351)	
Size	0.664238	***	0.644943	***	0.64884	***	0.62903	***	0.6161	***	0.59844	***
	(0.037)		(0.036)		(0.037)		(0.036)		(0.039)		(0.038)	
Year Dummy	Yes		Yes	6	Yes		Yes		Yes		Yes	
Log Likelihood	-1833.71		-1865.4	-	-1806.6		-1839.4		-1801		-1835	
Pseudo R ²	0.1342		0.1189		0.1301		0.1157		0.133		0.1178	
N	6546		6476	6	6223	3	6175	0000	6223		6175	

***, ** and * denote coefficients significant at the 1%, 5%, and 10% levels.

Key Results

Coefficient of q and ROA is significantly negative lower q and lower ROA associated with higher prob. of M&A target.

Low profitability in the 1990s leads to the higher probability of restructuring through M&A

Coefficient of inst is significantly positive higher ratio of shareholding by institutional investor is associated with higher prob. of M&A target.

Key Results

- Coefficient of total debt is positive Higher leverage is associated with higher prob. of M&A target.
- Coefficient of main bank borrowing is negative

High concentration of main bank borrowing is associated with lower prob. of M&A target.--

Main bank allows firms facing larger performance declines to delay necessary restructuring if its commitment to these firms is high

Evergreen policy by main bank

Implication on Hostile takeover defense issue

Double edge of M&A:

- Bright side: Restructuring and discipline of management – encouraging M&A
- Dark side: Overvaluation on target (just wealth transfer)/ Greenmail – value destroying – takeover defense

Implication on Hostile takeover defense issue

Two alternatives:

- ◆ US -
 - * Low regulation of TOB M&A encouraging
 - * Allowing takeover defense (various use of poison pill)
- UK (EU):
 - * High level of regulation on bid=Mandatory rule?
 - * Strict regulation on takeover defense

Implication on Hostile takeover defense issue

ssues

- In fact, selecting US type.
- TOB regulation: Mandatory rule?
- What should be allowed as takeover defense?
- What is the faire procedure for implementing the poison pills.

Implication I: Excess-defense

- Low Q, bank related, cross shareholding or owner manager (Former J-type firms)
- Main target of reform for keeping allocative efficiency of Japanese economy
- M&A: key of corporate restructuring: PE, and threat of hostile takeover
- Introducing the mandatory role of TOB–Over defense
- Reviving cross shareholding -- negative

Implication II: lack of appropriate defense?

- High Q, market based corporate finance, increasing institutional investors, positive for corporate governance reforms
- The needs for the explicit rule == MEIT guide line
- Cross shareholding among firms
- Encouraging to introduce outside directors and the committee system

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