

INDEX

Note: Page numbers followed by "n" indicate notes.

- AB InBev
 - hybrid approach, 29
 - international acquisition strategy, 24–25
- Abbey National, 5–6
- Academy of Management Journal (AMJ)*, 52
- Accountability, xiv, 67–70
- Acquirer(s), 19, 35, 69, 116
 - acquirer–legal advisor dyad, 35
 - public status, 8
 - resistance, 4, 6
 - size, 8
 - termination fee, 8
- Acquisition(s), 17, 35, 65–66, 92. (*see also* Hostile acquisition)
 - capabilities, 27, 29
 - completion, 2
 - Efes International and AB InBev, 24–25, 28–29
 - geographic roll-up acquisition
 - programs and performance implications, 20–21
 - Heineken, 25–27, 29
 - illustration with studied companies, 21–24
 - programs, 18
 - trends, 66–69
- Active acquisition behavior, 18–19
- Active market transaction, 105
- Agency theories, 66
- Annual return on investment (ROI_{Target}), 116
- Baltic Beverage Holding (BBH), 19, 23
 - caution approach, 27–28
 - executives, 24, 27
 - strategy, 23–24
- Behavioral propensities, 56
- Behavioral theory of the firm (BTF), xiii, 49, 52
 - M&A as advantageous decision context for advancing BTF theories, 50–52
- Board, 51, 68
- “Bravo International”, 26
- Brazil, Russia, India, and China (BRIC), 19
- Broad imitation, 45
- Business combination, 116–117
- Business logic, 19
- Business model(ing), 79–82
 - findings, 84–92
 - innovation, 79–80
 - research design, 82–84
 - theoretical background and framing, 81–82
- Capital budgeting technique, 116
- Cash payment, 8
- Cautious acquisition approach, 20
- Ceteris paribus*, 7
- Chinese listed firms, 57
- Coalition
 - mechanisms, 54–55, 57–59
 - theory of coalition building, 52–59

- Cognitive propensities, 56–57
- Collaboration, 92
- Competing bidders, 4, 6
- Concentrated ownership, 67
- Content analyses, 84
- Corporate ethics, xiv, 67–70
- Corporate governance, 67. (*see also* National corporate governance)
 differences in cross-border acquisitions, 69
 institutions, xiv, 66–69, 72–75
- Creating wave-like developments, 81
- Cross-border acquisitions, corporate governance differences in, 69
- Cross-border M&A (CBMA), 38
- DCM Ltd., 102
- Deal attitude, 8
- Deal position, 8, 10
- Deal size, 8
- Decision-makers, 55
- Decision-making process, 35–36, 50
 M&A as advantageous decision context for advancing BTF theories, 50–52
 papers as examples of M&A, 52–59
- Delta accountability, 70
- Delta corporate ethics, 70
- Delta efficiency, 70
- Efes International
 acquisition strategy, 24–25
 political approach, 28
- Efficiency, 70
- Efficient stock market hypothesis, 112
- Emerging economies, 23
- “Empire building theory”, 102
- Empirical analysis methodology, 40–41
- Enterprise value (EV), 105
- Escorts Ltd., 102
- Estimation method, 8
- Faultline measures, 58–59
- Fifth global merger wave, 7
- Financial
 barriers, 108
 market development, xiv, 68–70
- Firms, 2–4, 6, 34–37, 45, 66, 69
- First-mover advantage, 2, 6, 12
- Focal firms, 39
- Geographic roll-up acquisition
 programs and performance implications, 20–21
- Governance, 67. (*see also* Corporate governance)
- Heineken, 25–27
 investment-heavy approach, 29
- Hostile acquisition, 102
 of Mindtree, 117–119
- Hostile takeover, 102
 abortive attempts, 103–104
 benefits from, 117–119
 defense against hostility, 107–108
 investment in, 114–115
 legitimacy of hostile bids, 119–121
 market for corporate control, 108–113
 provocation for, 104–105
 returns from, 115–117
 ‘stakeholders’ influence in, 106–107
 valuation risk in, 113–114
 vulnerability to corporate raids, 105–106
- Human capital effects, 57
- Hybrid acquisition approach, 20–21
- Imitation, 35
 behavior modifiers, 45
 behavior of firms, 37
- Information retrieval services, 7, 11
- Institutional
 conditions, 66
 logics, 53–54
- Integrated solutions, 85–90
- Inter-firm trust, 36
- Intermediary platforms, 91
- Internal acquisitions, 59
- Internal rate of return (IRR), 116

- Internationalization, 23
- Investment
 - in hostile takeover, 114–115
 - investment-intensive acquisition approach, 20
- Latent value, 105–106, 110
- Legal advisors, 34
 - data and methodology, 40–41
 - imitating others in selecting, 37–40
 - own prior experience in selecting, 35–36
 - results, 43
 - theory and hypotheses, 35–40
- Legitimacy of hostile bids, 119–121
- Leveraged buyout (LBO), 104
- Literature review, 80, 82
- Lloyds TSB Group, 5–6
- Market
 - for corporate control, 108–113
 - experience, 61*n*1
 - market-based valuation methods, 114
 - market-oriented acquisitions, 59
 - market-oriented M&A, 54–55
- Matched-sampling, 40
- Merger. (*see also* Pre-merger process)
 - process, 2
 - waves, 7
- Mergers and acquisitions (M&A), xiii, 2, 34, 50, 80
 - as advantageous decision context for advancing BTF theories, 50–52
 - data and waves, 7
 - decisions, 65
 - estimation method, 8
 - hypotheses, 6–7
 - in literature and practice, 81
 - papers as examples of, 52–59
 - results, 8–11
 - theoretical background, 3–6
 - transaction, 2
 - variables, 8
 - waves, 5
- Monthly fee rental contract, 80
- Myopia
 - sources, 53, 56
 - theory of, 52–59
- National banks, 68
- National corporate governance arrangements, xiv
 - corporate governance institutions and acquisitions trends, 66–69
 - correlation matrix, 72
 - data and methodology, 70–71
 - descriptive statistics, 71
 - trend of acquisitions over time, 71–72
- Net present value (NPV), 116
- Ordinary least squares regression (OLS regression), 72
- Organizational decision-making, 34
- Own experience, 34–35, 38
- Oy Hartwall Ab, 27
- Pace of acquisition program, 18
- Patterns in M&A, xiii
- Political
 - acquisition approach, 20
 - barrier, 108
 - defense, 108
- Pre-merger process, 2–6
 - completion, 8, 10
 - duration, 8, 10–11
 - timing in, 3
- Principal factor analysis, 58–59
- Pripps-Ringnes Ab, 27
- Process concerns, xiii
- Provocation for hostile takeovers, 104–105
- Ratio deal size, 8
- Real estate operators, 7
- Regulatory concerns, 4, 6–7

- Returns from hostile takeover, 115–117
- Rhythm of acquisition program, 18
- Risks, 82
- Russian beer industry, 20
- Scholars, 57
- Scope of acquisition program, 18
- Securities Data Corporation's Worldwide Merger and Acquisition Database (SDC), 3
- Security exchange commissions, 68
- Semiconductors, 7
- Serial acquirers, performance of, 18
- Service
 - infusion, 85–90
 - innovation, 84–90
 - logic, 82
 - suppliers, 91
- Servitization, xiv, 80–82, 85–93
- Sharing economy, 80
- 'Stakeholders' influence in hostile takeover, 106–107
- State experience, 61*n*1
- State-bridged acquisitions, 59
- Strategic change, 50
- Strategic decision-making, 37
- Suppliers, 92
- Target
 - resistance, 4, 6
 - termination fee, 8
- Target public status, 8
- Technical barriers, 108
- Technical defense, 108
- Telephone communications, 7
- Termination fees, 2
- Textual analysis, 5
- Thomson SDC Platinum's database, 40
- Timing
 - in M&A, xiii, 2, 16
 - in pre-merger process, 3
- Top management team (TMT), 51
- Total deal number, 72–73
- Total deal value, 73–75
- US Standard Industrial Classification (SIC), 8
- US-based firms, 45
- Valuation risk in hostile takeover, 113–114
- Vulnerability to corporate raids, 105–106
- Web of Science*, 80
- Zephyr, 3