Will I Get Paid? Employee Stock Options and Mergers and Acquisitions

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Research Questions

- ▶ How labor is affected by mergers and acquisitions?
- Can wealth transfers from labor to shareholders be a source of takeover gains?
 - More specific focus: The treatment of ESOs held by rank-and-file employees at target firms
 - ► ESOs are a large part of compensation packages (particularly at high-tech firms)
 - ESOs can often be treated with discretion

What We Find

- ► In 80% of M&A deals, some employee stock options are cancelled by the acquirer
 - Most common scenario: cancelling out-of-the money and paying intrinsic value for in-the-money
 - When options are converted, value can decrease because the acquirer stock has a lower volatility
 - ▶ No evidence of increase in new option grants by the acquirer
 - Because of cancellations, the average option loses 49% of its value.
- Offer price premium is larger when the target has many ESOs and when the acquirer cancels them
 - Robust to using relatively exogenous variation in option grants
- ▶ Bidders that can cancel target's ESOs earn 1.6% higher announcement CAR
- Some evidence of strategic targeting of firms with options

Related Literature: How Executives are Affected by M&As?

- CEOs of target firms can get handsome personal deals in M&As
 - Hartzell, Ofek, and Yermack(2004), Fich, Cai, and Tran (2011)
 - Special bonuses and increased golden parachutes
 - Unscheduled stock options to target CEOs
 - CEOs trade off personal benefits for a higher offer premium
- CEOs of acquiring firms also receive large bonuses for completing M&A deals
 - ► Harford and Li (2007), Grinstein and Hribar (2004)
 - No relation between deal performance and payments to CEO

Related Literature: Labor and M&As

- ► Theory: Employees as "white squires" and "shark repellent"
 - Pagano and Volpin (2005), Chemla (2005), Shleifer and Vishny (1988)

Labor contracts/unions as takeover deterrent

- John, Knyazeva, and Knyazeva (2015) and Tian and Wang (2015): stronger labor protection/unionization→lower CARs for bidders/targets, fewer takeovers
- ▶ Dessaint, Golubov, and Volpin (2016): stronger labor protection → less takeovers
- ▶ Rauh (2006): stock in 401(k) plans a takeover defense

Measuring wealth transfers from labor

- Rosett (1990), Brown and Medoff (1989), Lichtenberg and Siegel (1990), Li (2013), Davis et al (2014): modest declines in employment and wages
- Pontiff, Shleifer, Weisbach (1990): pension asset reversions explain 11% of takeover premium.

Background

- Mergers present an excellent opportunity to restructure and reduce employee compensation, get rid of slack
 - Options are a large part of value, less contractually protected than other types of compensation
 - Different compensation structure/culture of target and acquirer, different goals (e.g., innovation, incentives), accounting
 - Options may have achieved its intended purpose, the acquirer can renege (e.g., turnover of key personnel)
- ▶ However, there is a simple economic reason as well
 - ► Value of ESOs can increase manyfold in the M&A transaction
 - ► This is because the offer typically features a premium over the current market price (41% on average) and moves call options deeper in the money

Reasons to Cancel Options - A Levered Claim

- ▶ Because option is a levered claim, its value grows much faster with the premium than does the value of the underlying stock.
- ► For example, an option with a strike price of \$100 and the current market price of \$110 yields the intrinsic value of \$10 upon the exercise.
- ▶ With a 41% premium put forth by the acquirer, the price is \$155, the intrinsic value of the option jumps to \$55, which is a 450% increase in the value of the option.
- Therefore, if not modified or canceled, employee stock options could present a particularly large financial burden for the acquirer.

Cost - Even if Options Are Priced in

- Suppose value of assets is V
- ▶ If no premium is paid, the bidder buys target at price V-10, but assumes future liability of \$10 (a wash)
- ▶ With a 41% premium, the bidder pays 1.41(V-10) a discount of \$14.1 because of options, but assumes a liability of \$55.

Reasons Not to Cancel Options - Employee Resistance

- Employees may participate in merger negotiations or even sabotage the merger if they feel they can become worse off.
 - Caveat: We are not talking about unions (options are large in non-unionized industries)
- May influence both the outcome and the probability of the merger
 - E.g., employees may refuse to sell their stock (survey evidence), lobby against the merger, pressure the management, and even go on a strike (Pagano and Volpin (2005), Rauh (2006)).
 - Social relations between manager and employees, Cronqvist et al. (2009)
 - Low morale, effort, high absenteeism, turnover

Stock Price Run-Up – A Counter Argument for Resistance

- Resistance is mitigated by a positive run-up in the stock price (news of the merger)—increases the value of all equity compensation (net of cancellations), including stock, options, ESPPs, pension plans
- But, many employees tend to attribute the price increase to the their hard work and the success of the firm rather than to the M&A offer
 - ▶ Employees can view a bid as a discovery of the firm's true value. Malmendier, Opp, and Saidi (2016) find that targets of cash-financed acquisitions are revalued on average by +15% after the deal failure.
- ► So, employees are happy to see the stock price and options value go up, but even more unhappy to give up options.

Tradeoff for Acquirers

- ► Ultimately, what incentives ESOs create for the bidders is an empirical question.
 - An additional cost of assuming employee stock options implies a lower offer premium and a smaller probability of a merger
 - But if the firm can cancel or reduce the value of outstanding stock options and transfer gains to shareholders, both the premium and the probability to be taken over may be positively affected by the presence of ESOs
 - ► Finally, if employees can lobby against those mergers where their compensation is at stake, we may expect that presence of ESOs shifts the bargaining power in merger negotiations to the target, effectively increasing the cost to the bidder

Preemptive Option Grants Complicate Conclusions about Causality

- ► Target firm can start granting more options prior to the merger:
 - A. Preemptive options grants can be made in the hope to defend against takeovers.
 - B. Preemptive options grants can help to enhance target's bargaining power in merger negotiations.
 - C. Alternatively, options can be granted in lieu of wages in constrained firms

Preemptive Option Grants Complicate Conclusions about Causality

- Consider a financially constrained startup.
- ▶ Suppose a firm anticipates a 20% probability of becoming a target, with the premium: if it does not become a target, the stock price goes down.
- ► Therefore, options are either paid by the acquirer or go underwater and are never exercised!

Data

- Start with completed and withdrawn M&A deals from the SDC Platinum database, announced between January 1, 2006 and December 31, 2014.
 - Exclude spin-offs, self-tenders, exchange offers, repurchases, recapitalizations, acquisitions of assets, remaining interest or partial interest, and transactions for which deal value is not available
 - For offer premium, restrict to completed deals with non-missing information on the number of stock options and the offer premium (1,277 deals).
- Information on the treatment of employee stock options by acquirer comes from a manual search of SEC filings (merger agreements, tender offers)
- ▶ Data on employee stock options are from Compustat (change in expensing rules post 2005).

Summary Statistics

| Variable | Mean | SD | 25th | Median | 75th |
|-------------------------------|------|-------|-------|--------|------|
| Deal characteristics: | | | | | |
| Offer premium | 41.6 | 31.7 | 20.8 | 33.3 | 52.1 |
| Cash payment | 0.87 | 0.33 | 0 | 1 | 1 |
| Diversifiying deal | 0.67 | 0.47 | 0 | 0 | 1 |
| Tender offer | 0.58 | 0.49 | 0 | 0 | 0 |
| Public acquirer | 0.60 | 0.49 | 0 | 0 | 0 |
| Target firm option variables: | , | | | | |
| Outstand. options/shares. | 9.6 | 7.0 | 4.4 | 8.5 | 13.4 |
| Outstand. options moneyness | 39.8 | 121.9 | -28.2 | 15.5 | 67.5 |
| Out-of-the money | 0.42 | 0.49 | 0 | 0 | 1 |
| Value of outstand. options/ | 4.9 | 4.3 | 1.9 | 3.9 | 6.8 |
| mktcap | | | | | |
| Moneyness of vested | 58.1 | 160.3 | -32.9 | 17.9 | 86.8 |
| Moneyness of unvested | 31.0 | 103.6 | -21.8 | 13.1 | 50.4 |

Target Selection: Summary Statistics

| | Tar | gets | Con | trol | Difference |
|--------------------------|-------|-------|--------|-------|------------|
| Variable | Obs. | Mean | Obs. | Mean | t-test |
| M/B | 1,304 | 1.487 | 57,053 | 1.650 | -5.77*** |
| ROA | 1,304 | 0.083 | 57,053 | 0.099 | -4.43*** |
| R&D | 1,304 | 0.062 | 57,053 | 0.044 | 7.64*** |
| Sales growth | 1,304 | 0.121 | 57,053 | 0.167 | -4.84*** |
| Outstand. options/shares | 1,304 | 0.096 | 57,053 | 0.083 | 8.03*** |
| Value of outstanding | 1,303 | 0.047 | 56,373 | 0.041 | 6.39*** |
| options/mktcap | | | | | |

Option Treatment: Definitions

- Cancel: Employee gets nothing
- ▶ Cashout: Employee gets P − K
- ► **Expire on close:** Employee can exercise until merger effective date (if he can)
- ► **Assume**: Options are converted to preserve the same intrinsic value, not the same as value
- ▶ Other: Payout can be as low as 1 cent
- ▶ **Note on vesting**: Some options have accelerated vesting as result of change-in-control provision

Option Treatment

| | Vested stock options | | | U | nvested st | ock opti | ons | |
|-----------------|----------------------|-------|--------|---------|------------|----------|--------|---------|
| Treatement | In-m | noney | Out-of | f-money | In-m | noney | Out-of | f-money |
| | N | % | N | % | N | % | N | % |
| Cashout | 949 | 76.2% | | | 872 | 70.0% | | |
| Cancel | 1 | 0.1% | 983 | 79.0% | 45 | 3.6% | 945 | 75.9% |
| Assume | 224 | 17.9% | 226 | 18.2% | 276 | 22.1% | 264 | 21.1% |
| Expire on close | 37 | 3.0% | 0 | 0.0% | 15 | 1.2% | 0 | 0.0% |
| Payout | 4 | 0.3% | 9 | 0.7% | 5 | 0.4% | 9 | 0.7% |
| Other | 16 | 1.3% | 13 | 1.0% | 18 | 1.4% | 13 | 1.0% |
| No options | 14 | 1.1% | 14 | 1.1% | 14 | 1.1% | 14 | 1.1% |
| Total deals | 1,245 | 100% | 1,245 | 100% | 1,245 | 100% | 1,245 | 100% |

Implications of M&As for Employee Compensation

| Panel A | Panel A: Full Sample | | | | | | |
|--------------------------------|----------------------|------|-------|--------|-------|--|--|
| Variable | Mean | SD | 25th | Median | 75th | | |
| Cancel options | 0.80 | 0.40 | 1 | 1 | 1 | | |
| Gain on outstand. options/ | -2.4 | 3.2 | -3.4 | -1.3 | -0.3 | | |
| mktcap | | | | | | | |
| Gain on outstand./ value of | -48.8 | 38.6 | -94.1 | -43.0 | -13.0 | | |
| outstand. | | | | | | | |
| Gain on outstand./value of | 4.0 | 67.9 | -42.6 | 10.8 | 43.3 | | |
| outstand. (with premium) | | | | | | | |
| Gain on vested/value of vested | 19.4 | 93.6 | -51.2 | 26.7 | 60.6 | | |
| (with premium) | | | | | | | |
| Gain on unvested/value of un- | -19.2 | 63.2 | -80.1 | -18.0 | 24.8 | | |
| vested (with premium) | | | | | | | |

Implications of M&As for Employee Compensation

| Pane | Panel B: Cancel options $= 1$ | | | | | | |
|--------------------------|-------------------------------|-------|------|--------|--------|-------|--|
| Variable | Obs. | Mean | SD | 25th | Median | 75th | |
| Gain on outstand. in % | 952 | -58.1 | 35.6 | -100.0 | -55.5 | -24.4 | |
| Gain on outstand in $\%$ | 861 | -7.5 | 66.1 | -66.3 | 0.0 | 34.8 | |
| (with premium) | | | | | | | |
| Pane | Panel C: Cancel options = 0 | | | | | | |
| Variable | Obs. | Mean | SD | 25th | Median | 75th | |
| Gain on outstand. in % | 221 | -9.2 | 22.4 | -14.0 | -0.0 | 0.0 | |
| Gain on outstand in $\%$ | 220 | 48.7 | 55.3 | 18.0 | 40.6 | 68.4 | |
| (with premium) | | | | | | | |

Implications of M&As for Employee Compensation

Panel D: Differences Between Target and Acquirer

| Variable | Target (Mean) | Acquirer (Mean) | t-test |
|-------------------------|---------------|-----------------|----------|
| Stock return volatility | 55.78% | 34.42% | 11.89*** |
| Dividend yield | 0.85% | 1.39% | -2.93*** |

Panel E: Option Grants by Bidders Before/After Acquisition

| Variable | Mean | Variable | Mean |
|---------------------------|------|----------------------------|-------|
| Options granted t-1 (\$M) | 75.8 | Options granted t-1/mktcap | 1.14% |
| Options granted t (\$M) | 64.5 | Options granted t/mktcap | 1.13% |
| Options granted t+1 (\$M) | 60.5 | Options granted t+1/mktcap | 0.47% |

Effect of ESOs on Offer Premium

- How does the presence of ESOs affect merger terms?
- Negative relation: options have costs
- Positive relation: options can be canceled/value transfers
- Positive relation: options enhance target's bargaining power

Univariate Relations

quirer after M&A

| Panel A | Cancel | Assume | Difference | t-stat |
|------------------------------|--------|---------|------------|-----------|
| Offer premium | 42.98% | 34.39% | 8.58% | 4.52*** |
| Initial/final price increase | 10.66% | 4.62% | 6.03% | 2.53** |
| Bidder CAR (-1,+1) | 0.61% | -1.60% | 2.21% | 3.12*** |
| Bidder CAR due to can- | 0.60% | 0.07% | 0.53% | 1.41 |
| celled options | | | | |
| Bidder value increase \$M | -29.38 | -358.60 | 329.20 | 1.77* |
| Panel B | Cancel | Assume | Difference | t-stat |
| Cash payment | 0.945 | 0.636 | 0.309 | 9.06*** |
| Diversifying deal | 0.704 | 0.552 | 0.152 | 4.17*** |
| Public acquirer | 0.538 | 0.856 | -0.318 | -11.54*** |
| Target size | 5.541 | 6.499 | -0.958 | -7.38*** |
| Outstand. options/shares | 0.100 | 0.086 | 0.014 | 2.60*** |
| Outst. options value/mv | 0.051 | 0.044 | 0.007 | 2.34** |
| Layoffs after M&A | 12.86% | 6.03% | 6.83% | 3.93*** |
| | | | | |
| New grants/mv by ac- | 0.004 | 0.009 | -0.005 | -4.55*** |

Effect of ESOs on Offer Premium (OLS) (4) (1)(2)(3)(5)Cancel options 4.8** -1.7(2.35)(-0.56)41.2** Outstand. options/shares (2.55)67.3** Value outstand. opt./mv -29.8(2.51)(-0.61)Value of vested/mv 8.4 (0.20)129.9** Value of unvested/mv (2.55)-132*** Gain on outstanding

Yes/Yes

1,245

18.3%

Yes/Yes

1,265

19.8

Yes/Yes

1,237

19.4%

(-3.24)

Yes/Yes

1,186

18.5%

121.0** (2.31)

Yes/Yes

1,233 20.3%

options/mv

stand. opt./mv

Deal/target controls

Observations

R-squared (%)

Cancel × Value of out-

Instruments for ESOs

- Options can proxy for some other valuable target characteristic
- Targets can grant options preemptively
- ► Two instruments: geography and tax
- Compensation of non-executives has a strong geographical component.
 - Kedia and Rajgopal (2009) show that location of headquarters matters for option grants (local labor market, local industrial and legal environment, social interaction among employees of neighboring firms, knowledge spillover).
 - Instrument is the neighbor firms option use (outstand. options/shares, averaged over all Compustat firms with HQ in the same 3-digit zip code.
 - Unlikely that all firms in a given region (e.g., in Silicon Valley)
 are attractive targets and/or face a higher takeover probability.

Instruments for ESOs

- Second instrument relies on the variation in option grants due to tax.
- Firms that face more convex tax schedules benefit more from options relative to fixed wages (Babenko and Tserlukevich (2009)).
- ▶ To measure the tax convexity, we estimate the coefficient of serial correlation of target EBIT over the past 20 years of data.
- Target firms are much smaller than acquirers and the tax convexity features of combined firm are typically not preserved.

IV- Results

| | Outstanding | Offer | Outstanding | Premium |
|----------------------------|----------------|-------------|----------------|-------------|
| | options | premium | options | (2nd stage) |
| | (1st stage) | (2nd stage) | (1st stage) | |
| Outstand. options | | 157.7** | | 176.0*** |
| | | (2.09) | | (2.47) |
| Neighbor firms | 0.29*** | | 0.28*** | |
| option use | (6.64) | | (6.52) | |
| Tax convexity | | | -0.02*** | |
| | | | (-3.22) | |
| Observations | 1,255 | 1,255 | 1,252 | 1,252 |
| First-stage R ² | 0.262 | | 0.270 | |
| (Joint F-test) | 17.56 (<0.001) | | 17.30, (<0.001 |) |
| Weak identification | 44.04 (<0.001) | | 24.07 (<0.001) | |
| test | | | | |
| Test of overident. | N/A | | 1.036 (0.309) | |
| restrictions | | | | |

Selection on Unobservables -Oster (2015) Method

- Oster (2015) and Altonji, Elder, and Tabler (2005) develop a method to evaluate how sensitive results are to the omitted variable bias.
- Based on movements in coefficients and R-squared with inclusion of additional controls
- Requires some assumptions on covariance structure proportional selection relationship
- Still a useful diagnostic, only 54% of published papers pass it.
- ▶ Provides an estimate of δ (selection on unobservables, 1 means same as selection on observables) that would wipe out the coefficient to 0 (given a maximum R-squared).

Selection on Unobservables

► Selection on unobservables has to be really large to explain away our results – consistent with IV results

| Panel B: Oster's δ with $R_{\sf max}=1.3\widetilde{R}$ | | | | | |
|---|------|------|------|------|------|
| | (1) | (2) | (3) | (4) | (5) |
| Cancel options | 2.35 | | | | |
| Outstand. options/shares | 1.33 | | | | |
| Value of outstand. options/mktcap | | 1.45 | | | |
| Value of unvested options/mktcap | | | 1.26 | | |
| Gain on outstand. options/mktcap | | | | 1.26 | |
| Cancel $	imes$ value of outstand. | | | | | 1.46 |
| options/mktcap | | | | | |

Acquirer Market Price Reaction

► Do acquirers that cancel target's options transfer gains to their shareholders?

| - | (1) | (2) | (3) |
|--------------------------|--------|----------|----------|
| Cancel options | 1.44** | 1.62** | |
| | (2.01) | (2.26) | |
| Outstanding options | | | -10.08** |
| | | | (-2.11) |
| Offer premium | | -0.02*** | |
| | | (-2.72) | |
| Target and deal controls | Yes | Yes | Yes |
| Observations | 518 | 518 | 524 |
| R-squared | 16.8% | 16.7% | 16.0% |

Target Selection (1 if Actual Target, 0 if Control Firm)

| Variable | (1) | (2) |
|----------------------------------|-----------------|-----------------|
| Outstanding options/mktcap | 4.75*** (4.88) | |
| Vested options/mktcap | | 6.20** (1.98) |
| ${\sf Unvested\ options/mktcap}$ | | 14.72*** (3.90) |
| Log(assets) | 0.03 (0.76) | 0.04 (0.97) |
| Sales growth | -0.57***(-3.02) | -0.66***(-3.25) |
| Cash flow | 1.06* (1.74) | 1.09* (1.71) |
| R&D | 6.39*** (7.10) | 6.68*** (7.29) |
| M/B | -0.41***(-6.73) | -0.49***(-7.44) |
| Leverage | 0.15 (0.50) | 0.01 (0.02) |
| Capex | -0.85 (-0.69) | -0.73 (-0.57) |
| BHAR | -0.19 (-1.59) | -0.30** (-2.32) |
| Actual targets | 1,304 | 1,283 |
| Potential targets | 57,026 | 54,673 |

Using IV - Takeover Probability

- Using IV, we find a weak relation between ESOs and takeover probability
- Perhaps, some of the positive relation in the OLS setting is explained by preemptive grants by attractive targets

Conclusions

- We document how target stock options are treated by acquirers
- Show that ESOs affect deal terms (premium) and performance (bidder CAR)
- Some evidence that firms with options are more likely to be targeted (but perhaps costs and benefits offset each other to some extent)