The New Risk Paradigm for Corporate Governance

Seven Essential Questions Every Board Must Consider

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Failure to manage risk is a root cause of shareholder value destruction across industries and over time. Nowhere is this fact more evident than in the financial industry, where the recent crisis has persuasively shown the perils of pursuing growth and earnings without a proper understanding of risk. In discussions with board members on what went wrong at companies that failed, or came to the brink of ruin, one common theme stands out: the right questions were not asked at all levels of an organization. This, in turn, prevented appropriate risk remedial actions and threatened survival. The desire to not “let a good crisis go to waste” suggests an urgent need for the new kind of corporate governance – the one grounded in risk management.

Over recent decades, the business landscape has become increasingly globalized and rife with uncertainty, while companies and their products became progressively risky and complex, especially in finance. As a result, boards of directors were faced with a daunting challenge. In order to fulfill their fiduciary duty for overseeing risk and weighing in on life-and-death strategic decisions of executives, board members needed to synthesize vast amounts of information, “connecting the dots” across macroeconomic and geopolitical factors, business strategy, corporate finance, risk management. Many failed to do so – largely due to inadequate risk management expertise, lack of adequate support, and outdated tools. As a result, hidden risks were not uncovered, problems were not anticipated, and risk mitigation actions, if any, proved ineffective. Meanwhile, broken organizational and governance structures and lack of common risk language and culture exacerbated the problems. In all fairness, in failing to understand risk, boards of directors were in good company – as the same lack of knowledge, tools, and risk-based transparency plagued executives, investors, rating agencies and regulators. However, the consequences of faulty risk governance on the board level were particularly severe: by flying blind, boards of directors allowed market forces to make choices for them, and devastating results spoke for themselves.


Effective risk management oversight by boards of directors — accompanied by risk-centric culture and governance — is the best defense against earnings surprises, reputational and legal problems, and financial ruin. Lasting stakeholder value cannot be created without a fundamentally new approach to board-level risk management oversight and corporate governance – as well as visionary leadership in bringing about the necessary change.

The new risk paradigm for corporate governance consists of two separate aspects of risk management – *strategic and organizational*. The former embodies appropriate ways of thinking about risk throughout the organization. The latter entails the creation of the risk-centric culture, mindset, and *empowerment* – along with the need to effectively execute on the initiatives related to risk.

*Strategic risk management* by the board of directors entails an ongoing inquiry into the most fundamental aspects of an institution’s business model and balance sheet:

1. **Do we fully understand our institution’s risk exposures?**
   First and foremost, every board of directors must ensure that all risks facing an institution have been properly identified and measured. This should start at the business unit level, where the management intimately familiar with the landscape should adopt the appropriate risk framework and establish an ongoing risk-based dialog with the board: discuss current and emerging risks in detail, establish risk limits, and put in place specific action triggers. As a next critical step, a *holistic firm-wide view of risk* – that transcends individual business segments – must be established on the senior executive and board levels. Strategic role of each type of risk must be defined and contrasted with capital adequacy and availability, with a clear understanding of how each risk ought to be managed. In order to address today’s complexity and uncertainty, in addition to business-as-usual risks, boards must also regularly devote time to discussing the so-called *unknown unknowns* – events and risks that are beyond the scope traditional processes and systems. British petroleum and the problems it encountered with the Deepwater Horizon well is a good example. While disasters usually involve multiple control failures, the company may have had a better response to the problem had they considered the possibility of occurrence beforehand.

2. **Are our risk exposures appropriate relative to earnings objectives, risk appetite, capital levels, and desire for long-term sustainability?**
   In addition to proper risk identification and measurement, strategic deliberations by the board must establish an explicit link between risk, earnings, and growth. To avoid earnings surprises and ensure that a company does not respond to pressures through
blind risk and leverage, the company’s risk appetite must be fully aligned with earnings targets, and vice versa: the board must fully understand and approve the amount of risk required to achieve the stated earnings targets. In this regard, accounting earnings targets must be distinguished from desired economic performance, and short-term objectives balanced against long-term value creation. AIG comes to mind as a misalignment of risk and leverage.

3. Is our organization adequately dynamic from the viewpoint of risk management?
Lack of organizational dynamism – a company’s ability to detect crises and environmental changes, understand their potential impact, and react in a timely fashion – was one of the main characteristics of failed companies during the recent financial crisis. Boards of directors can and should play an important role in ensuring that a company is well-prepared to withstand volatility, crises, disruptive technologies, and other changes in the competitive and market landscapes. An integrated risk management framework, early warning systems, and comprehensive contingency plans must be continually reviewed by the board of directors – and used in strategic discussions. We would contend that the rating agencies lacked organizational dynamism. We asked a senior executive at a rating agency how they missed the sub debt crisis. His response was, “we never thought real estate would go down”.

4. How do risk and uncertainty factor into our strategic decisions?
The recent financial crisis has revealed profound disconnects between executive decision making and risk management. Despite the dominant role of risk in the profitability of financial firms, some non-financial companies, and institutional investors, strategic decisions often remain largely focused on business and customer strategies, new product development, pursuit of market shares, and enhancement of earnings profiles. In this regard, risk management has remained an afterthought, a policing function that checks on safety and soundness after strategic and investment decisions were already made. As a remedy, the role of risk in an institution’s business model must be continually reevaluated by the board, thus making risk management an input into strategic decisions and governance. Continually asking fundamental questions in rigorous yet practical ways vastly improves the effectiveness of boards of directors, helping them fulfill their fiduciary responsibilities and steer their firms through the exceptionally difficult environment at hand.

Organizational risk management by the board of directors is equally critical, since it is no longer adequate to assume that risk is being properly measured and managed just because formal risk guidelines, reports, and processes in place. Organizational risk management entails its own set of important questions:
1. Do we have an integrated firm-wide risk management process?
Effective risk management is achieved through comprehensive risk reporting, governance policies and limits, escalation procedures, action triggers, and dynamic and integrated firm-wide process. As a pre-requisite to the above, the company must possess an analytical system capable of properly identifying, measuring and aggregating all risk on the enterprise-wide level. Equally importantly, the appropriate “risk mindset” must exist throughout the firm. Dominant risk exposures and the risk analysis of key business initiatives must be routinely discussed with the board. The board must ensure that relevant risk measures are among the key metrics monitored by business managers on a daily basis. Last, the board must fully understand if risk matters are handled proactively and communications across business units are open and effective. In this regard, red flags to be watched and immediately addressed include excuses that specific risks do not lend themselves to quantitative measurement, that certain risks are the “nature of the business” and therefore should not be monitored or managed, as well as such phrases as “don’t worry”, “this is a low probability event,” or “local managers have it all under control.” Instituting a rigorous firm-wide risk process ensures that directors do not start probing senior managers about the risks that the corporation has undertaken when it is already too late. The White House situation room, for example employs a “tripwire system” that monitors pre-determined events to ensure that strategists continually reassess their view of the environment.

2. Are professionals at all levels empowered to manage risk?
For a risk management of a large a complex institution to be effective, risk management must be built into the very fabric of decision making and controls throughout the organization. Several activities are especially important in this regard. Common risk language must be established throughout the organization – along with clearly delegated responsibilities for managing risk at all levels. The risk management function must be genuinely empowered, with senior risk officers gaining not only the “seat” but also a “voice” at the table where important decisions are made. Last, leadership and management structures must be correctly aligned with the firm’s business model from a risk perspective, and that the right balance must be established between competing priorities and constituencies. One can argue about how Goldman Sachs truly faired over the financial crisis, but most people would agree that their senior risk officers had a voice at the table which helped them.

7. Does the company have an appropriate a risk management culture?
According to Jim Collins, the author of Built to Last and Good to Great, “companies that survive periods of great tumult and duress have an incredible fabric of values.” Given that it is precisely these values that help successful companies fulfill their mission and strategic vision – and create lasting shareholder value – boards of directors must be
committed to the creation of the right risk culture. There are specific signs that a company is on the right track in this regard, with sense of the overriding importance of risk management becoming a part of the firm’s DNA and immune system. The board assumes the ultimate responsibility for risk oversight responsibility, declares its ethical stance, and establishes clear measures of success and metrics for risk appetite and limits. The board effectively delegates responsibility with the commensurate authority for risk management. Risk training and awareness programs are in place throughout the organization, with senior line managers and risk professionals responsible for formal post-mortems of major mistakes that have been made. The board ensures that management incentives encourage responsible and value-added risk taking. Executives and board members continuously emphasize the importance of embedding risk management in the organization’s decision making and communications. Rewards are consistent with desirable behaviors, and employees know what is expected and what is punished. Last but not least, silos are broken down, open communication is encouraged, and risk successes are publicized. When this happens, employees make better decisions, keep their companies out of harm’s way, and reduce potential legal liability and reputational risk.

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Risk management is the framework for critical strategic and investment decisions, not merely a policing function. Therefore, the new risk paradigm for corporate governance presents visionary boards of directors with a unique opportunity. In normal economic environments, strategic risk management of risk leads to lasting stakeholder value creation, directly enhancing earnings growth, investment performance, and share prices. During crises, it limits losses and ensures survival. Along with opportunity, however, comes hard work and the need for leadership: risk management must be transformed into a cornerstone of effective strategic actions and corporate governance – and fully integrated into executive and investment decisions, organizational structures, and corporate cultures. Meanwhile, failure to adapt to the new reality can be lethal: as W. Edward Deming has famously noted, “It is not necessary to change. Survival is not mandatory.” Boards of directors have the fiduciary duty to do everything in their power to prevent this from happening.