Determinants of executive compensation in privately held firms

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Abstract
We examine what determines executive compensation in privately held firms. Our study is motivated by the fact that most studies in this area rely on data from publicly traded firms. Further, the few studies that are based on data from privately held firms only examine a limited number of determinants of executive compensation. Previous studies also assume that the quality of compensation contracts is identical across executives. Based on unique data from our survey we create a quality index on each executive’s bonus plan. We conjecture that the pay to performance relation is stronger for better designed bonus plans.

Our findings indicate that the pay to performance relation is weak and insignificant. Board size is the only corporate governance characteristic that explains variations in executive compensation. Executive characteristics like skills, title and educational attainment all explain variations in executive compensation. Contrary to our expectations we do not find a stronger pay to performance relation in firms with better designed bonus plans.

Key words:
Compensation contracts, performance measures, board characteristics, executive characteristics, quality of bonus plans.

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Introduction
The compensation of chief executive officers (CEOs) is topic of great interest to both academics and practitioners. A considerable number of papers have examined what explains the level of executive compensation. With a few exceptions, these studies are based on data from publicly traded firms (Cole and Mehran, 2008). We add to the literature by examining what explains the level of executive compensation among privately held firms. We analyse a comprehensive set of determinants of executive compensation. Further, as a unique feature of our dataset, we are able to evaluate the quality of each executive’s bonus plan. We are, therefore, able to explore if the expected positive pay to performance relation is stronger for better designed bonus plans. In the following, we elaborate on each of these issues.

The majority of papers which examine the determinants of executive compensation rely on publicly available data from listed companies. For example, Ke et al. (1999) argue that published studies on compensation in privately held firms are ‘essentially nonexistent because the data generally has not been accessible’. Cole and Mehran (2008) note that with a few exceptions, previous research on executive compensation focus on publicly traded companies that are required to file information on compensation with regulators. However, privately held firms have characteristics that deviate from listed firms and therefore may affect the design of compensation contracts. For example, the level of ownership concentration tends to be high in privately held firms as opposed to the often diffuse ownership structure of publicly traded firms (Ke et al., 1999). Thus, owners in privately held firms have better economic incentives to monitor the actions taken by executives (Fama and Jensen, 1983). They also have better access to executives. These elements therefore tend to reduce the need for performance related compensation, and owners of privately held firms should be more likely to employ a forcing contract with penalty of firing (Ke et al., 1999). Ke et al. (1999) find a significant positive association between return on assets and the level of compensation for publicly traded companies. They find, however, no such relationship for privately held firms, which support the idea of the monitoring mechanism.
The few studies on privately held firms that examine determinants of executive compensation include a few explanatory variables only. As noted in Cole and Mehran (2008) data availability limit the number of testable hypotheses in privately held firms. Even studies that rely on publicly traded firms tend to focus on one or two groups of characteristics only. For example, Core et al. (1999) explore performance, board characteristics and ownership structures ignoring executive characteristics. Cole and Mehran (2008), on the other hand, look at executive characteristics and ownership structures but ignore performance and board characteristics. Examination of just a few characteristics in isolation ignores the fact that other non-measured characteristics may serve as complements or substitutes. Given the level of detail in the data we obtained from our survey, we are able to include a wide list of determinants which are expected to explain executive compensation. In addition to performance and board characteristics, we include executive characteristics such as ownership, education, executive position, and tenure. Furthermore, we include an indicator variable for the quality of the bonus plan as noted below. To our knowledge, this study is the most comprehensive study examining the determinants of executive compensation in privately held firms so far.

Previous studies that explore the pay to performance relation assume that the quality of the compensation contract is identical across executives. We have detailed information on the design of bonus plans that allows us to rank them based on four unique characteristics. First, we consider bonus plans that rely on more than just one performance measure to be of higher quality than bonus plans that rely on only one performance measure. For example, Feltham and Xie (1994) argue that that most performance measures are incomplete or imperfect representations of the economic consequences of management actions. They recommend the use of more than just one performance measure; unless the performance measure is perfectly congruent and noiseless. Second, bonus plans that specifically consider the impact of both transitory items and changes in accounting policies on the performance measures adopted are believed to be of higher quality than bonus plans that ignore these issues. Third, Murphy (2000) find that income smoothing is prevalent in companies using internal standards (e.g. budget or last year’s financial results), but not in companies using external standards. Thus, bonus plans based on external standards are considered to be of higher quality than bonus plans that rely on internal performance standards. Finally, Healy (1985) and Holmstrom and Milgrom (1987) suggest that the pay to performance structure is linear since it mitigates the incentive to manage the performance measure. Thus, linear bonus plans with no cap or floor are
considered to be of higher quality than other bonus plans. In conclusion, we conjecture that bonus plans that include the above features are better designed and more accurately capture the value creation. This should improve the pay to performance relation as well. Murphy (1999) argues that more research is required to better understand the design of accounting-based bonuses. By carefully studying the design of each bonus plan, as outlined above, we believe that we meet this request.

Most studies on executive compensation are based on either UK or US data. A comparison of the Danish and the UK and the US institutional settings reveals several differences that may affect what determine executive compensation. First, Firth et al. (1996) argue that Scandinavian countries (including Denmark) generally have a low variability in wage levels compared to other European countries and the US. Further, they conjecture that the lack of large differences in pay levels in the Scandinavian countries may be due to the state welfare philosophy, its tax system and the power of the trade unions. The low variability in compensation suggests that performance related pay is less frequently used or the resulting payoffs are small in magnitude. Second, the institutional setting in Denmark is characterised by a small open economy with a relationship-oriented corporate governance system, i.e. insider oriented (Eriksson and Lausten, 2000). This tends to reduce the information asymmetry and therefore the need for performance related pay. Third, Pedersen and Thomsen (1996) document that the existence of dual stock classes in Denmark is related to a higher level of shareholder concentration than in the UK and the US. The high level of ownership concentration leads us to believe that shareholders’ monitoring of management plays a larger role in Denmark than in the UK and the US. We conjecture that the monitoring mechanism will reduce the need for performance related pay. Fourth, Denmark has a two-tier board structure as opposed to the one-tier board structure in the UK and the US. Further, in Denmark CEOs are allowed to serve on the supervisory board but not as board chairman. This is in contrast to for example the UK and the US, where CEOs are also allowed to serve as the board chairman. These differences imply another board composition. For example, it is arguably less common to find an executive on a Danish board. Further, the degree to which an executive can influence board members is most likely smaller in Denmark than in the UK and the US, where executives also serve as board chairmen. In summary, we conjecture that the institutional differences may impact what determine variations in executive compensation in privately held firms in Denmark.
Since compensation data are not publicly available in Denmark, we collected the data through a questionnaire. Eventually 191 respondents completed the questionnaire. However, some respondents did not fill in the questionnaire in full leaving a final sample of 150 observations. Our data on compensation include insightful information on the various components of executives’ compensation contracts.

Our results provide some interesting insights as to what explains executives’ compensation in privately held firms. In line with our predictions we find that the pay to performance relation is weak. We also find a stronger pay to performance relation for CEOs than for other types of executives. Board size is the only corporate governance characteristic that explains variations in executive compensation. Executive characteristics like skills (size), executive position and educational attainment all explain variations in executive compensation. Finally, we do not find a stronger pay to performance relation in firms with better designed bonus plans.

The remaining of this paper is organised as follows. The next section develops our research hypotheses. In the third section the sample is described followed by a section outlining the research design. The descriptive statistics are provided in the fifth section, followed by the empirical results and robustness checks. Conclusions and suggestions for future research appear in the final section.

**Research hypotheses**

The compensation literature has expanded considerably over the last decade with an increasing number of studies trying to explain the level of compensation. In the following, we list a number of determinants that are likely to elucidate the cross-sectional variation in executive compensation.

*Pay to Performance relation*

Compensation is often seen as an instrument to align managerial interests (agents) with those of the shareholders (principals). The basic idea is to reward executives according to their performance. A vast number of studies have explored the pay to performance relation. In their seminal work Jensen and Murphy (1990) find that executive wealth in the US increases by $3.25 for every $1,000 increase in shareholder wealth. They conclude that this increase is low. Hall and Liebman (1998) find a strong link between the fortunes of US executives and the fortunes of the firms they manage.
Studies outside the US document that the pay to performance relation is low or even negative. Zhou (1999) compares the pay to performance relationship in the US and Canada. He finds that the pay to performance sensitivity is considerably higher in the US than in Canada. Conyon and Murphy (2000) find that the US executive receives 4.18% of any increase in shareholder wealth compared to 2.33% in the UK. A range of other UK studies also find positive but low pay to performance relations [Main et al. (1996), McKnight and Tomkins (1999), and Buck et al (2003)]. Brunello et al. (2001) on Italian data, Eriksson and Lausten (2000) on Danish data, Kato and Kubo (2003) on Japanese data and Kato et al. (2004) on Korean data all find positive but low pay to performance relations. Analysing a sample of Norwegian and Swedish firms, Randhøy and Nielsen (2002) do not find any link between pay and performance. Fernandes (2008) reaches a similar conclusion based on a sample of Portuguese firms. Finally, based on Dutch firms Duffheus and Kabir (2007) find a negative pay to performance relation. Thus, although most studies find a positive pay to performance relation it seems low in most cases.

We conjecture that the pay to performance relation is weak based on data from Danish privately held firms. While privately held firms are often characterised by high levels of ownership concentration publicly traded firms have more diffused ownership structures. Thus, owners in privately held firms have better incentives to monitor the actions of the executives reducing the need for performance related compensation. As mentioned in the introduction factors such as the relationship-oriented corporate governance system and the low variability in wage levels in Denmark, compared to other European countries and the US, reduce the use of performance related pay. Consequently, we expect a positive but weak pay to performance relation.

Hypothesis 1: There is a positive but weak relation between firm performance and executive compensation

Corporate Governance characteristics
The literature on corporate governance examines the efficiency of alternative board characteristics and ownership structures. For example, Jensen (1993) argues that supervisory boards are ineffective when there is little equity ownership represented on the board, the CEO and the board chair is the same person, and if the CEO determines the agenda and the material presented at board meetings. In the compensation literature corporate governance parameters have been used to explain variations
in executive compensation. The basic idea is that inefficient corporate governance structures lead to excessive executive compensation. Core et al (1999) argue that no board characteristic and ownership structure would be significant in a setting where the executive’s compensation contract specifies the level of compensation as function of the firm’s performance in order to maximise firm value conditional of the firm’s informational environment and its demand for high quality executives. In this setting the board characteristic and ownership structure are simply ‘noisy measures’ of the same variables that determine executive compensation. However, in a setting where the compensation contract is not optimally designed, board characteristics and ownership structures are expected to affect the level of executive compensation. We explore different board characteristics and ownership structures that may affect the level of executive compensation.

Large supervisory boards are likely to have a wider level of expertise. However, they can become so unwieldy that they become ineffective in monitoring executives (Jensen, 1993). Jensen (1993) points out that when the board exceeds seven or eight members they are less likely to function effectively and are easier for the executive to control. Yermack (1996) demonstrates how smaller boards are effective in enhancing firm performance. Holthausen and Larcker (1993) and Core et al. (1999) find that large US boards are associated with excessive compensation. These results are obtained in a one-tier board structure setting. Since Denmark (and other Scandinavian countries) has a two-tier board structure the impact of the supervisory board may be different. However, Randhoy and Nielsen (2002) find similar results based on Norwegian and Swedish data. Thus, it indicates that there exists a positive relation between board size and the level of compensation in settings characterised by both a one-tier and a two-tier board system.

Hypothesis 2a: There is a positive relation between board size and executive compensation

Pfeffer (1981) argues that inside board members are more loyal to management. This implies that executives can exert relatively more influence over inside board members as opposed to outside board members. However, there is mixed evidence as to whether boards are more effective when it consists of fewer inside members. Lambert et al (1993) and Boyd (1994) document a positive association between executive compensation and the percentage of outside directors, whereas Finkelstein and Hambrick (1989) find that compensation is unrelated to the percentage of outside directors. Core et al. (1999) find a negative relation between executive compensation and the
percentage of inside directors. These results suggest that theory and empirical evidence are not in line. We examine if there is a positive relation between the percentage of inside board members and the level of executive compensation in privately held firms.

_Hypothesis 2b: There is a positive relation between the percentage of inside board members and executive compensation_

Finkelstein and D’Aveni (1994) argue that a separate management structure will lead to greater degree of independence to the board in various issues related to monitoring managerial performance. It is expected that boards that have an independent chairman will be more effective in designing a compensation contract and monitoring the performance of management. This also implies that if the executive serves on the board the independency of the board is reduced and it may affect, among other things, the design of an effective compensation contract. Core et al (1999) and Iyengar et al. (2005) confirm these predictions. They find that compensation levels are higher in firms where the executive is also the board chair. On the other hand, Angbazo and Narayanan (1997) and Conyon (1997) find no relation in their study of US and British firms, respectively. In Denmark, an executive is not allowed to serve as chairman of the board. However, an executive may serve as an ordinary board member. Even though the power of an executive as an ordinary board member is not equivalent to the power of the board chairman we conjecture that the board’s independency is reduced to an extent that may lead to inefficient compensation contracts. This implies that compensation contracts may compensate executives excessively.

_Hypothesis 2c: The level of compensation is higher in firms where the executive also serves on the board_

As noted in the introduction, the level of ownership concentration tends to be high in privately held firms as opposed to the often diffuse ownership structure of publicly traded firms. This provides owners in privately held firms with better economic incentives to monitor the actions taken by executives (Fama and Jensen, 1983). They also have better access to executives. These elements reduce the need for performance related pay. Several studies confirm this prediction. Core et al. (1999) and Haid and Yurtoglus (2006) find a negative association between the level of ownership concentration and executive compensation based on US and German data, respectively. We also
examine if the association between ownership concentration and executive compensation is
negative in privately held firms.

*Hypothesis 2d: The level of executive compensation is lower in firms with a high level of ownership concentration*

**Executive characteristics**

We also explore the impact of executive characteristics on the level of executive compensation. We explore five types of executive characteristics that may affect the level of executive compensation (hypotheses 3a-3e).

One source of executive power is long tenure (Hill and Phan, 1991). Long tenure increases the chances that executives influence the selection of (some) board members. Further, long tenure also ensures stronger relations with board members. Thus, tenure may explain the level of executive compensation. The empirical evidence on the tenure hypothesis is mixed. Finkelstein and Hambrick (1989) find a curve-linear relation between executive tenure and compensation. Attaway (2000) finds a positive association. O’Reilly et al. (1988), on the other hand, find a negative association. Finally, Randhøy and Nielsen (2002) find no association between tenure and the level of pay. Thus, previous empirical studies do not provide conclusive evidence in support for the tenure hypothesis. We examine the impact of tenure on executive compensation in privately held firms.

*Hypothesis 3a: There is a positive association between executive tenure and executive compensation*

Larger and more complex organisations are more difficult to manage and therefore also attract better performing executives. For example, Jensen and Meckling (1976) theorise that the largest firms hire the better performing executives to maximise their productivity. Oetomo and Swan (2003) find that firm size is a partial proxy for managerial ability. Previous studies provide strong evidence in favour of the size hypothesis. Kaplan (1994) on Japanese data, Conyon and Murphy (2000) on UK and US data, Brunello et al (2001) on Italian data, Zhou (2000) on Canadian data, and Haid and Yurtoglu (2006) on German data all find a positive and significant association between executives’ pay and firm size. In fact, in a meta-analysis Tosi et al. (2000) conclude that
firm size accounts for more than 40% of the variance in executive pay while firm performance accounts for less than 5%. We, therefore, expect a positive association between executives’ pay and firm size.

Hypothesis 3b: There is a positive relation between firm size and executive compensation

The CEO has the overall responsibility of a firm’s performance. This also explains the number of papers examining the relation between performance and CEO compensation. Although other executives (non-CEOs) such as the chief financial officer (CFO) and the chief developing officer are responsible for the performance of the company too, they will not have the same opportunities to affect the business as the CEO. Further, the level of responsibility is not the same as for the CEO. Thus, the pay to performance relation is expected to vary across different hierarchical levels. Murphy (1985) finds no differences in the pay to performance relation between CEOs, presidents and vice presidents. Ericsson and Lausten (2000), on the other hand, find small differences in the pay to performance relation across different management levels based on Danish data. We conjecture that the pay to performance relation is weaker for non-CEOs than for CEOs.

Hypothesis 3c: The pay to performance relation is weaker for non-CEOs than for CEOs

Companies characterised by a high level of managerial ownership already align the interests of the principal and agent. Executives who own shares in their companies have, therefore, a lesser need for direct compensation as they receive dividends and capital gains from their shareholdings. Lower direct compensation may also signal fiscal responsibility by the executive-owners (Ramaswamy et al., 2000). Hall and Liebman (1998) and Banghøj and Plenborg (2008) document that managerial ownership is more important than stock options and cash pay as a managerial incentive. Thus, in a Danish setting, where managerial ownership is more common than in the UK and the US [Conyon and Murphy (2000) and Gabrielsen et al. (2002)], we believe that it is important to include executives’ stock holdings when explaining the level of executive compensation. A number of studies examine the association between managerial ownership and the level of executive compensation. Core et al (1999) find that executive compensation in the US is a decreasing function of the executive’s ownership stake. Randhøy and Nielsen (2002) on both Norwegian and Swedish data, and Cheng and Firth (2005) on Hong Kong data find similar results.
Hypothesis 3d: Executive compensation is a decreasing function of the executive’s ownership stake

There are reasons to believe that executive compensation may be a function of educational skills. Based on publicly traded data Chung and Pruitt (1996) find a positive, although insignificant, association between educational attainment and executive pay. Cole and Mehran (2008) find a positive and significant association between the level of education and executive pay in privately held firms. This indicates that there exists a positive association between educational attainment and executive compensation.

Hypothesis 3e: There is a positive relation between educational attainment and executive compensation

Quality of bonus plan

To our knowledge previous studies that explore the pay to performance relation assume that the quality of the bonus plan is identical across executives. We challenge this view by arguing that the pay to performance relation is a function of the quality of the bonus plan. Inspired by Murphy (1999) we list four areas that need to be addressed when designing a bonus plan. First, the board needs to decide on an appropriate performance measure. Feltham and Xie (1994) point out that the literature has paid only limited attention to the fact that performance measures are frequently incomplete or imperfect representations of the economic consequences of the manager’s action. Thus, the choice of performance measure is not obvious. They recommend the use of only one performance measure if, and only if, the performance measure is perfectly congruent and noiseless. In other cases, more than one performance measure is recommended. Gibbs et al (2007) find that firms use incentive systems of multiple performance measures as a response to flaws in available performance measures. Thus, bonus plans that tend to use more than just one performance measure is considered to be of higher quality.

Second, the literature on financial statement analysis [(see e.g. Bernstein and Wild (1998) and Penman (2007))] suggests that one dollar of earnings is valued differently by shareholders. Earnings generated from the core business (permanent earnings) are regarded as more valuable than earnings
based on transitory items (i.e. the impact of changes in accounting principles and unusual accounting items recognised as part of earnings). Thus, bonus plans that explicitly address the consequences of unusual items and changes in accounting principles on earnings are considered to be of higher quality than other contracts.

Third, Murphy (2000) finds support for the use of external standards. He finds that income smoothing is prevalent in companies using internal standards (e.g. budget and last year’s result), but not in companies using external standards. This suggests that bonus plans based on external standards better capture the value contribution of executives. They are, therefore, considered to be of higher quality than bonus plans that rely on internal performance standards.

Finally, Holmstrom and Milgrom (1987) suggest that the pay to performance structure should be linear since it mitigates the incentive to manage the performance measure. Non-linear bonus plans provide the executives with an incentive to manage earnings. For example, if the year-to-date performance indicates that annual performance will exceed that required to achieve the bonus cap, executives will either withhold effort or ‘move’ current earnings to future periods (Healy, 1985). Thus, linear bonus plans with no cap or floor are considered to be of higher quality than other bonus plans. In summary, a well designed bonus plan is expected to capture the actual value creation better than a poorly designed bonus plan and should, consequently, improve the pay to performance relation.

_Hypothesis 4: The positive pay to performance relation is stronger for better designed bonus plans_

**Sample**

According to Danish accounting legislation privately held firms need only provide limited information on executive compensation. Due to the lack of data, we made a questionnaire survey in the spring of 2007 in order to examine current practice for compensation among privately held firms. The questionnaire focuses on the technical aspects of accounting based bonus plans. To increase the likelihood that all relevant questions were included and that the questions were easily understood, six persons, four advisors and two executives, pre-tested the questionnaire. In addition,

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1 A copy of the questionnaire may be obtained by request to the authors.
the questionnaire was tested by our colleagues. As a result of this pilot-project, we made some rephrasing, added a few extra options for answering selected questions and expanded the questionnaire with further relevant questions.

The study is based on firms belonging to accounting class C (midsize and large firms). These firms are more representative for the Danish business community than publicly traded firms. It is also considered more likely that firms in class C would fill in the questionnaire than firms in class A and B (small firms), respectively. Organisations, firms from the public sector and funds are not included in the sample, as the incentive structure for those firms is different from other privately held firms.

Based on the above criteria 2,127 firms were selected from the database Soliditet. 500 of those were chosen randomly. Each of the 500 firms was contacted by phone in order to obtain e-mail addresses for every executive. If the executive board consisted of more than one member (CEO) all executives received the questionnaire. The outcome was 574 possible respondents. On April 27, 2007 the questionnaire was mailed to the respondents via an e-mail service made available by Defgo. On May 21, 219 had opened the questionnaire and of those 191 respondents filled it in. This corresponds to a response rate of 33%, which is satisfactory for questionnaires (Petersen and Plenborg, 2007). Unfortunately, not all executives filled in questionnaire entirely, reducing sample size further. In addition, we excluded four outliers from our sample. Thus, depending on the model specification the number of observations in each test is between 122 and 150. The accounting data used in our study is retrieved from Soliditet.

To clarify if firms that filled in the questionnaire, have specific characteristics (selection bias), we compared the respondent firms with the ones that did not reply. Data needed to do so were obtained from Soliditet. Firms that did not respond to the questionnaire had an average turnover of DKK 899 million versus DKK 863 million for firms that accepted to participate. Average total assets was DKK 617 million for firms that did not participate versus DKK 584 million for firms that filled in the questionnaire. This indicates that there is not a large difference between firms that participate and those that chose not to.

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2 Soliditet is a database containing information on firm specific data such as management board members, members of the supervisory board and corporate structure. Furthermore the database contains information from financial reports and ratios based on accounting information. Soliditet is part of Dun & Bradstreet.

3 This took place in a random procedure in Microsoft Excel.
Research design
To analyse the determinants of executive compensation in privately held firms we use an OLS regression in a multivariate framework:

\[ \ln (\text{executive compensation}) = \beta_n X_i + \varepsilon_i \]  

(1)

\(\ln (\text{executive compensation})\) is defined as the natural logarithm of total salary plus bonus. Our survey data reveal that 35 executives also are awarded stock options. Due to data limitations we are not able to estimate the value of the awarded stock options. Thus, we cannot include them as part of compensation. Previous studies examining data from privately held firms ignore the impact of stock options (see for example Ke et al., 1999 and Cole and Mehran, 2008). We are able to distinguish executives who receive stock options in addition to bonus from executives who receive salary and bonus only. This allows us to run different types of robustness checks. First, we run a regression (equation 1) excluding executives who receive stock options. Second, we also include stock options as an explanatory variable in model (1). If the coefficient of stock options is not statistical different from zero, it indicates that stock options are equally distributed across respondents (and only the intercept will be affected by the omission of stock options).

\(X_i\) is a vector of performance-, board-, ownership-, executive-, and quality-specific explanatory variables. We use three proxies for firm performance. Return on assets, defined as EBIT divided by total assets, return on equity, defined as net earnings divided by shareholders equity, and net earnings. Included as board variables are board size, defined as the number of board members, percentage of inside board members, and a dummy variable that equals 1 if the executive also serves on the board and 0 otherwise. Ownership concentration is defined as the percentage of shares owned by the largest shareholder.\(^4\) As executive specific variables we include tenure defined as the number of years that the executive has hold current position, size, measured as the natural logarithm of total assets, a dummy variable that equal 1 if the executive is CEO and 0 otherwise, a dummy variable that equals 1 if the executive holds stocks in their firm and 0 otherwise, and executive education as measured by dummy variables indicating the executive’s highest educational attainment (from primary and lower-secondary school to a graduate degree).

\(^4\) Alternative definitions of ownership concentration are also applied.
Our quality measure of bonus plans consists of four indicators. Each indicator receives a value between 0 and 1, where 1 indicates the highest quality. The first quality indicator is the number of performance measures applied in each bonus plan. Bonus plans applying one or two performance measures obtain a score of 0.33 and 0.67, respectively. Bonus plans that apply three or more performance measures receive a score of 1. The second quality indicator is based on the level of noise in each performance measure. The information from the questionnaire allows us to rank each bonus plan based on the degree to which it considers the impact of transitory items and changes in accounting policies on the performance measures adopted. For example, if the bonus plan takes into account both transitory items and changes in accounting policies the bonus plan receives a score of 1. The third indicator considers the quality of the performance standard. Bonus plans relying on an internal (external) standard receive a score of 0.33 (1). Bonus plans that rely on both an internal and external standard receive a score of 0.66. The final indicator is based on the pay to performance structure in each compensation contract. The questionnaire allows us to divide the bonus plans into twenty incentive zones depending on the cap and floor used. An incentive zone with no cap or floor receives a score of 1. A bonus plan with no incentive zone receives a score of 0. A factor analysis suggests that the four indicators load on the same maximum-likelihood factor. Thus, we also create a quality index based on the average score of the four indicators. Each bonus plan is ranked from 0 to 1 based on the average score.

To rule out alternative explanations to our findings we include leverage and industry as control variables. Lippert and More (1994) and Lippert and Porter (1997) find that executive compensation is higher for firms with higher risk (measured as stock volatility). Since stock prices are not observable for privately held firms, we adopt the level of debt to assets ratio as a proxy for risk.5 Murphy (1999) finds that the level of compensation is lower for regulated industries such as utilities. Thus, we include a dummy variable that equals 1 for regulated industries and 0 otherwise.6 Finally, $\varepsilon_i$ is a normally distributed error term.

5 Since market values are not observable for privately held firms we apply book values of debt to assets.
6 There are only four regulated (telecom and utilities) companies included in the sample and they do not affect the results reported. We therefore report the results without including the industry dummy.
Descriptive statistics

The descriptive statistics are reported in table 1. The average salary including bonus is DKK 1.9 million. Firms included in the sample generate an average return on assets of 8.5%. The average (median) return on equity equals 29.4% (19.1%) which reflects that leverage affects shareholders’ return positively.

[Insert table 1 about here]

The descriptive statistics on the corporate governance variables show that 34% of the executives also hold a position on the supervisory board. Core et al. (1999) find that 76% of the CEOs also serve as chairman of the board. Thus, in a one-tier system like the US it seems more common for the executive to serve on the board than in a two-tier system like the Danish. The average size of the supervisory board is 5.8. This is generally lower than found in publicly traded companies. Core et al. (1999) find that the average board size of publicly traded US firms is 13. Randhøy and Nielsen (2002) find that the average board size for publicly traded Norwegian and Swedish firms is 7.2. Further, on average 69% of the board members are classified as insiders. This indicates that private held firms more frequently rely on insiders than publicly traded firms. For example, Core et al. find that only 32% of the board members in their sample are classified as insiders. The average ownership concentration is 72% which is considerably higher than found in studies applying publicly traded firms. This confirms that privately held firms have a higher level of ownership concentration than in publicly traded firms.

The descriptive statistics on the executive characteristics reveal that the average tenure is 5.8 years. The average age of the executive is 53.5 years. Cole and Mehran (2008) find that the average age of executives in privately held US firms is almost 50 years. Approximately two-third of the executives in our sample holds the position of CEO. On average 34% of the executives own stocks in their firm and more than half of the executives hold a graduate degree. Cole and Mehran (2008) find that the executives included in their sample have a lower degree of education than executives in our sample. Further, most of the US executives own stocks in their firm. The differences between the executive characteristics found in Cole and Mehran (2008) and in our sample are most likely due to differences in firm size. For example, the average turnover for the privately held US firms in Mehran (2008) is $ 2.1 million. In our sample, the average turnover is $ 169 million (not reported).
Finally, the descriptive statistics on the quality of the bonus plans reveal that many bonus plans do not consider the impact of transitory items and changes in accounting policies on the chosen performance measures. On the other hand, more than half of the bonus plans include three or more performance measures. Descriptive statistics on the quality index based on the average score of the four indicators show that no bonus plan meets the criteria for ‘best practice’; i.e. obtaining a score of 1 (the highest score is 0.75). Further, the quality index score does not seem to be clustered around a certain value but is normally distributed around 0.46. This increases the likelihood that the quality index may explain differences in the pay to performance relation across executives.

The correlations reported in table 2 provide preliminary evidence on some of the hypotheses. First, performance as expressed by ROA does not seem to explain the variation in executive compensation. Both the correlation coefficient on ROA_t and ROA_{t-1} are close to zero and insignificant. Second, the number of board members seems to be positively correlated with level of compensation. The correlation coefficient is significant at the 1% level. The correlation coefficients on the other corporate governance characteristics remain close to zero and insignificant. Third, size is, in line with previous studies, highly correlated with level of compensation and significant at the 1% level. The executive’s educational attainment also seems to explain the level of compensation. The coefficient is positive and significant at the 5% level. Further, CEOs seem to receive a higher level of compensation than other executives. Other executive characteristics such as tenure and executives that own stocks in their firm do not seem to explain the variation in executive compensation. Finally, the correlation coefficient between the quality index and executive compensation is close to zero and insignificant. It should be noted that the correlations between the explanatory variables do not indicate the presence of multicollinearity.

**Empirical results**

The results of our tests of the different hypotheses are reported in table 3. Tosi et al. (2000) conclude that firm size accounts for more than 40% of the variance in executive pay. Thus, even though we define size as a proxy for executive skills, we include the variable in all our tests. In
Table 3, panel A executive compensation is regressed on ROA_t. The coefficient is positive as expected but not significantly different from zero. In line with our hypothesis we find a positive but weak pay to performance relation. The coefficient on size is positive and significant at the 1% level, which confirms that size explains a significant part of the variations in executive compensation. The coefficient on leverage (solvency)\(^7\) is positive and significant at all conventional levels. This result contradicts the finding of Lippert and Porter (1997), who find that executive compensation is higher for firms with higher risk. Our result indicates a negative relation between risk and executive compensation.

[Insert table 3 about here]

In table 3, panel B we examine if executive compensation is a function of past-year performance. Even though the coefficient on ROA\(_{t-1}\) is positive and higher than the coefficient on ROA\(_t\) it remains insignificant. However, it indicates that executive compensation to a larger degree is determined by past-year performance than current-year performance.

In table 3, panel C we examine the association between corporate governance characteristics and executive compensation. In line with Core et al. (1999) and Randhøy and Nielsen (2002) we find that large supervisory boards are associated with excessive executive compensation. On the other hand, the coefficients on the percentage of inside board members, executive ownership, and ownership concentration are insignificant. This indicates that neither of these corporate governance characteristics explains the variation in executive compensation. The coefficients on the variables reported in table 3, panel A remain qualitatively the same and with similar significance levels.

The coefficients on executive characteristics are reported in table 3, panel D. The coefficient on the CEO indicator reflects that the CEOs level of compensation is significantly higher than other executives’ level of compensation. Further, the pay to performance relation is significantly stronger for CEOs than for other executives. While the coefficient on ROA\(_t\) is 0.45 (-0.58+1.03) for CEOs it is -0.58 for other executives. These results are in line with our predictions. Although other executives are also responsible for the performance of the firm they will not have the same opportunities to affect the business as the CEOs. An F-test (not reported) reveals that the coefficient

\(^7\) Please note that we define leverage as shareholder’s equity divided by total assets. This is equivalent to a traditional solvency measure. Thus, an increase in the solvency measure reflects a decrease in the leverage measure.
on ROA_t for CEOs remains insignificant. Thus, despite the significant difference in the coefficients on ROA_t across executives the performance measure does not explain the variation in executive compensation.

In line with the results of Cole and Mehran (2008) the coefficient on executives’ educational attainment is positive and significant at conventional levels. This supports that the level of education explains some of the variation in executive compensation. It also supports the extensive literature that examines the impact of education on earnings. For example, Green and Riddell (2001) find that each additional year of education raises earnings by approximately 8%.

Contrary to Core et al. (1999) and Randhøy and Nielsen (2002) we do not find that executive compensation is a decreasing function of the executive’s ownership stake. The coefficient on executive ownership is slightly positive but insignificant. The coefficient on tenure also remains insignificant indicating that this variable does not explain the variation in executive compensation.

The quality of the bonus plan is the final category of explanatory variables that we examine. We conjecture that the pay to performance relation is stronger for better designed bonus plans. As shown in table 3, panel E the interaction term between performance and the quality indicator is insignificant. Thus, our measure of quality does not improve the pay to performance relation. This may be due to a quality measure that suffers from biases or that the board chose an optimal contract given the firm’s informational environment and its demand for high quality executives. In the robustness check below we explore this finding in further detail.

As a final test we include all explanatory variables in model (1). The results reported in table 3, panel F generally support the findings listed above. The coefficients on firm size, board size, and CEO versus other executives remain positive and significant at conventional levels. It supports that these variables explain the variation in executive compensation. The coefficient on educational attainment is positive but insignificant (p<0.11) in the full model.

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8 Please note, that only firms with bonus plans are included in the test. This almost halved the sample size.
9 Due to data restrictions we exclude the quality measure of bonus plans from our test.
10 The coefficient on educational attainment is positive and significant in other specifications. This also includes the robustness checks described below.
Robustness checks
In order to further strengthening our results we conduct a range of additional tests. First, we use return on equity and net earnings, respectively, as proxies for performance. In most specifications the coefficients on both variables remain close to zero and insignificant. In a few specifications, the coefficient on return on equity was positive and significant at the 5% level. However, the overall findings support that performance does not explain the variation in executive compensation.

We further examine if the pay to performance relation is non-linear. One may argue that the pay to performance relation is only positive for firms reporting positive ROA. The basic idea is that executives still receive a salary even when ROA is negative. To examine if this holds true we create an indicator variable that equals one when ROA is positive and zero otherwise. We multiply the indicator variable with the performance to explore if the pay to performance relation is non-linear. However, the coefficient on the interaction term remains insignificant indicating that the pay to performance relation is similar for firms generating both positive and negative ROAs.

In addition, we use ln (sales) and ln (employees) as proxies for size. The coefficients on both proxies remain positive and significant at the 1% level. Further, the coefficients and significance levels of the other variables remain qualitatively unchanged.

We examine alternative specifications of the ownership concentration variable. First, we define ownership concentration as the sum of the three largest shareholders. The coefficient on this alternative ownership specification remains positive but insignificant. Second, we examine if the type of owners impact the level of executive compensation. Specifically, we make a distinction between institutional-, firm-/family-, foundation-, and state ownership. The coefficients on the different ownership categories remain insignificant.

Our quality indicator of the bonus plans did not improve the pay to performance relation. One explanation may be that we add four quality indicators that provide different types of information. Thus, we examine how each of the quality indicators’ influences the pay to performance relation. The results are reported in table 4.

11 The way that ownership data is reported in Denmark makes it difficult to make a distinction between family- and firm ownership, respectively. Thus, we combine the two types of ownership into one ownership variable.
As can be seen from table 4, the coefficients on the interaction terms take different signs. While coefficients on number of performance measures and performance standard, respectively, are negative the coefficients on the other two quality indicators are positive. Thus, the quality indicators seem to provide different information on the pay to performance relation. None of the coefficients are, however, significantly different from zero.

We also used an alternative indicator for the quality of the compensation contracts. The participants in our survey rated the compensation contract based on their perception of the quality of the compensation contract. We used that rating as an indicator of the overall quality of the compensation contract and created a new interaction term (ROA*rating). We conjecture that that the pay to performance relation will be stronger for compensation contracts receiving a high rating. The coefficient on the interaction term remains close to zero and insignificant. Thus, our different proxies for quality do not improve the pay to performance relation.

As mentioned above, we cannot include stock options as part of executive compensation due to data limitations. However, we repeat our test excluding executives that receive stock options as part of their compensation. The results remain similar to the results based on the full sample. Finally, we also include stock options as an explanatory (indicator) variable in model (1). The coefficient on the stock options remains close to zero and insignificant. This indicates that stock options are equally distributed across respondents. Thus, the results from the different robustness checks support the statistics reported in tables 1-4.

**Summary and conclusions**

This paper documents how four different categories of determinants affect executive compensation in privately held firms in Denmark. In line with our predictions we find that the pay to performance relation is weak. We find a stronger pay to performance relation for CEOs than for other types of executives. Corporate governance characteristics only vaguely explain determinants of executive compensation. Board size is the only corporate governance characteristic that explains variations in executive compensation. On the other hand, we find that executive characteristics like skills (size),
executive position and educational level are important in explaining variations in executive compensation. Finally, as a novelty we allow the quality of the bonus plan to vary across executives. Contrary to our expectations we do not find a stronger pay to performance relation in firms with better designed bonus plans.

Our study confirms that research on privately held firms that is based on an institutional setting that deviates from the UK and the US, respectively, offer insightful results. For example, the weak pay to performance relation is most likely explained by the fact that performance related pay is less common in privately held firms in Denmark. Further, in contrast to Core et al. (1999) we do not find that the level of executive compensation is higher in firms where the executive also serves on the board. This is most likely due to the fact that executives in Denmark are not allowed to serve as chairman of the supervisory board.

Although the coefficient on our quality index remains insignificant we believe that one way to expand the study is to explore each compensation contract in further detail. Previous studies assume that the quality of the executive compensation contract is identical. Future studies may shed light on why some compensation contracts contain only one performance measure while other contracts include three or more performance measures. Further, why do some contracts ignore the impact of transitory items on performance measures adopted while other contracts carefully consider these items? And why is the pay to performance relation not stronger for firms that carefully consider the impact of transitory items? These issues ought to be further examined.
References

Bibliography


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<th>50%</th>
<th>75%</th>
<th>Max</th>
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<td>1,575,000</td>
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**Performance variables**

- ROA$_t$ | 189 | 0.0852 | (0.4307) | 0.0112 | 0.0716 | 0.1510 | 0.6281 |
- ROA$_{t-1}$ | 181 | 0.1075 | (0.5968) | 0.0199 | 0.0682 | 0.1531 | 1.1343 |
- ROE$_t$ | 189 | 0.2940 | 15.0675  | 0.0564 | 0.1914 | 0.3734 | 40.1682 |
- ROE$_{t-1}$ | 181 | 0.3282 | (2.9674) | 0.0478 | 0.1777 | 0.3595 | 18.1069 |
- EARNINGS$_t$ | 190 | 63,514 | (680,200)| 2,292 | 13,216 | 41,671 | 2,412,000|
- EARNINGS$_{t-1}$ | 189 | 52,142 | (686,945)| 1,379 | 11,395 | 38,181 | 1,803,000|

**Corporate governance variables**

- Executive member of board | 182 | 0.3407 | 0 | 0 | 0 | 1 | 1 |
- Number of board members | 179 | 5.80 | 3 | 5 | 5 | 7 | 10 |
- Relative number of insiders | 177 | 0.69 | 0.11 | 0.40 | 0.67 | 1.00 | 1.00 |
- Ownership concentration | 191 | 0.72 | 0.00 | 0.42 | 1.00 | 1.00 | 1.00 |

**Executive characteristics variables**

- In (Assets) | 189 | 12.49 | 10.09 | 11.58 | 12.35 | 13.37 | 19.14 |
- CEO DUMMY | 180 | 0.69 | 0 | 0 | 1 | 1 | 1 |
- Executive ownership | 186 | 0.3444 | 0 | 0 | 0 | 1 | 1 |
- Option dummy | 183 | 0.2404 | 0 | 0 | 0 | 0 | 1 |
- Tenure | 168 | 5.79 | 0 | 2 | 5 | 8 | 31 |
- Age | 182 | 53.55 | 33 | 43 | 48 | 53 | 64 |
- Educational attainment | 183 | 5.81 | 0 | 5 | 7 | 7 | 7 |

**Quality variables**

- SCALECAP | 93 | 0.42 | 0.00 | 0.15 | 0.20 | 1.00 | 1.00 |
- SCALESTANDARD | 123 | 0.37 | 0.33 | 0.33 | 0.33 | 0.33 | 1.00 |
- SCALEACCOUNTING | 96 | 0.28 | 0.00 | 0.00 | 0.33 | 0.50 | 0.67 |
- SCALENRPERF | 131 | 0.76 | 0.33 | 0.33 | 1.00 | 1.00 | 1.00 |
- SCALEQUALITY | 70 | 0.46 | 0.19 | 0.38 | 0.46 | 0.54 | 0.75 |

**Control variable**

- Leverage | 189 | 0.3000 | -0.5542 | 0.1731 | 0.2860 | 0.4533 | 0.8928 |
Log level of pay is defined as the natural logarithm of the sum of total salary and bonus for the fiscal year.

\( \text{ROA}_{t-1} \) is the return on assets (lag return on assets) defined as EBIT divided by beginning of the fiscal year total assets.

\( \text{ROE}_{t-1} \) is the return on equity (lag return on equity) defined as net earnings divided by beginning of the fiscal year book value of equity.

\( \text{EARNINGS}_{t-1} \) is the net results (lag net result) in thousands for the fiscal year.

Executive member of board is an indicator variable that equals 1 if the executive holds a position on the supervisory board and zero otherwise.

Number of board members is defined as the number of members of the supervisory board.

Relative number of insiders is defined as the percentage of board members who are insiders.

Ownership concentration is the percentage of shares owned by the largest shareholder.

\( \ln \text{Assets} \) is the natural logarithm of beginning of fiscal year total assets.

CEO DUMMY is an indicator variable that equals one if executive hold the position as CEO and zero otherwise.

Executive ownership is an indicator variable that equals one if the executive owns shares in the company and zero otherwise.

Option is an indicator variable that equals one if the executive holds options in the company and zero otherwise.

Tenure is defined as the number of years the executive has held the current position in the firm.

Age is the age of the executive.

Educational attainment is an indicator variable running from 1-7 where 1 indicates primary and lower-secondary school and 7 indicates a graduate degree.

SCALECAP is a variable that (from 0-1) indicates the span over which the incentive zone is in the compensation contract.

SCALESTANDARD indicates the use of internal, combination or external standards, where external standards receive the highest score.

SCALEACCOUNTING indicates whether the performance measures in compensation contracts is corrected for changes in accounting policies or transitory items. 1 indicates the highest level.

SCALENRPERF indicates how many performance measures are included in the compensation contract. 3 or more is coded identically.

SCALEQUALITY is a quality index that ranks each bonus plan based on four quality indicators. Each bonus plan is ranked from 0 to 1 based on the average score of the four quality indicators.

Leverage is defined as the book value of equity divided by total assets.
### Table 2
#### Correlations between executive compensation and determinants

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<th>Number of board members</th>
<th>Relative number of insiders</th>
<th>Ownership concentration</th>
<th>In Assets</th>
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<th>Executive ownership dummy</th>
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See table 1 for description of variables.
### TABLE 3

Regression of log level of pay on performance, size, Corporate Governance variables, Executive characteristics, and Quality of contract

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<th>B</th>
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<td>36.79***</td>
<td>34.98***</td>
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* *, **, and *** indicate significance at the 10%, 5%, and 1% level respectively. See table 1 for description of variables.
### TABLE 4
Regression of log level of pay on performance, size and quality of contract

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* ** and *** indicate significance at the 10%, 5%, and 1% level respectively. See table 1 for description of variables.