Megamergers and expanded scope: 
Theories of bank size and activity diversity

Todd T. Milbourn a,*, Arnoud W.A. Boot b, Anjan V. Thakor c

a Institute of Finance and Accounting, London Business School, Sussex Place, Regent’s Park, London, NW1 4SA, UK
b Faculty of Economics and Econometrics, University of Amsterdam, Amsterdam, The Netherlands
c University of Michigan Business School, Ann Arbor, MI 48109, USA

Abstract

We point to the vast empirical literature in banking to argue that the current expansion of scale and scope in banking represents a puzzle. We then present two explanations that help us to understand why banks are getting bigger and doing more. Our explanations suggest that banks may be doing this to increase their shareholders’ wealth and/or merely to enhance the reputation of their management (CEOs). The latter could lead to herd behavior involving banks that increase size and scope despite a dissipation of shareholders’ wealth. Alternatively, increasing size and scope may offer strategic benefits (and hence increase shareholder wealth) in an environment with sufficient profitability in current operations and substantial uncertainty about future core competencies. We explore conditions under which either one of these competing explanations may dominate. © 1999 Elsevier Science B.V. All rights reserved.

JEL classification: G21; G24; G31; G34

Keywords: Consolidation; Strategic investments; Herd behavior

*Corresponding author. Tel.: +44 171 262 5050; fax: +44 171 724 3317; e-mail: tmilbourn@lbs.ac.uk; internet: http://www.lbs.ac.uk/faculty/tmilbourn/
1. Introduction

The global consolidation of financial services has been a phenomenon that has been underway for some time now. Its most striking aspect has been the ever-escalating scale of mergers in banking. In just the last few years, Chemical Bank Corporation has paid $14.5 billion for Chase Manhattan, and Nations Bank has paid $9.7 billion for Boatmen’s Bancshares and $15.5 billion for Barnett Banks. Many of these mergers have led to a consolidation of money center banks (e.g., the Chase Manhattan and Chemical Bank merger) as well as regional expansion (e.g., the expansion strategies of Banc One and Nationsbank). In Europe, there have been numerous mergers between large domestic universal banks. A noteworthy example is the marriage of the Union Bank of Switzerland and Swiss Bank Corporation. And in Japan, the most spectacular merger of all has produced the new Tokyo-Mitsubishi bank with over $700 billion in assets.

A second striking aspect of the global consolidation in financial services has been the expanding scope of banks, particularly in the US. As the Glass–Steagall Act restrictions on banks are increasingly relaxed, there is a growing number of bank holding companies (BHCs) that are joining the ranks of those with expanded (Section 20) powers. These BHCs are seeking to acquire brokerage houses and investment banks as an alternative to expanding their scope organically into non-banking activities. Recent examples are the union of Salomon Brothers and Smith Barney through the acquisition of Salomon by Travelers, and the spectacular cross-industry merger announced by Citicorp and Travelers.

While these developments represent broad trends, there are exceptions. For example, (the former) Continental Bank and Bankers Trust voluntarily limited their activities to the corporate middle market. And Citibank has until recently focused largely on retail banking. By contrast, European banks typically do not display such focus in their domestic markets.

All of this raises some important questions that we aim to answer in this paper:

· Why are banks so interested in increasing their size?
· Why are so many banks expanding the scope of their activities? When is it optimal for banks to narrow their scope?
· Does a bank’s choice of scope depend on the competitive environment? Can we explain the cross-sectional differences in banking scope across countries?

The popular financial press offers simple answers to these questions. Banking is becoming more competitive. Banks thus need to improve their cost efficiencies to compete more effectively. This leads them to grow bigger to exploit economies of scale. Moreover, competition squeezes margins in traditional commercial banking, making it attractive for banks to look for other sources of profitability, and these are perceived to be outside commercial banking; hence,
the rush to expand scope. And expanding scope means banks can offer customers a greater diversity of financial services under one roof, possibly at lower cost (scope economies).

This seems plausible since it is in harmony with the pronouncements of bank CEOs and consultants. But there is a fly in the ointment. From a theoretical standpoint, the cost efficiency arguments are difficult to reconcile with the expansion of scope because such expansion is incompatible with sticking to one’s “core competencies” (Hamel and Prahalad, 1990). Further, empirical evidence could hardly be viewed as providing strong endorsement.

Consider first the evidence on the size issue. Even though the literature finds that average X-inefficiencies are about 20–25% of the costs in the banking industry – suggesting that the potential exists for achieving cost efficiencies through mergers – bank mergers do not seem to be terribly effective vehicles for reducing these cost inefficiencies. The overall conclusion of both simple cost ratio studies and X-efficiency studies is the same. There appears to be little or no improvement in cost efficiency on average from US banking mergers of the 1980s, with changes in efficiency on costs on the order of 5% or less. Moreover, the cost efficiency improvements that did occur were not well predicted by the ex ante factors – relative efficiencies of merging banks, degree of market overlaps, etc. – that are theoretically linked to efficiency improvements (see Berger, 1997).

The literature also suggests that there is potential for improved risk diversification through bank mergers. Greater diversification would allow banks to adopt a higher-revenue product mix – by increasing the ratio of loans to securities in the asset portfolio – without the market demanding additional capital or higher interest rates on uninsured liabilities, thereby improving profitability. However, the empirical evidence on this issue is mixed. Some studies have found that bank mergers improve accounting profitability ratios (e.g., Cornett and Tehranian, 1992; Spindt and Tarhan, 1992), whereas others have found no improvement in these ratios (e.g., Berger and Humphrey, 1992; Akhavein et al., 1997; Chamberlain, 1997). The results of studies that have used market-value-based performance measures rather than accounting profitability ratios are also mixed. Some studies have discovered that mergers increase the combined market values of the merging entities (e.g., Cornett and Tehranian, 1992; Zhang, 1995), whereas others have found no improvement associated with merger announcements (e.g., Hannan and Prager, 1996;
Houston and Ryngaert, 1994). Moreover, the post-merger performance improvement of merged firms has been found to be insignificantly related to the stock-market response to merger announcements (Pilloff, 1996).  

The effect of bank mergers on bank lending behavior is also mixed. Mergers between small banks appear to increase lending to small businesses, but mergers between larger banks generally decrease this type of lending or leave it unaffected.  

Thus, based on the scientific evidence, it is hard to make a compelling case for banks to merge to get bigger, either to reduce costs or improve profitability, although economic efficiency gains from mergers seem to be greater in the 1990s than in the 1980s.  

Similarly, there is also lack of empirical evidence that expansion of scope in banking has been beneficial (see Berger et al., 1993). The general empirical evidence on the shareholder value implications of loss of focus through scope expansion and mergers shows us that focus dilution has led to value losses on average (Berger and Ofek, 1995).

We are thus left with a bit of a conundrum. There are possibly some benefits to some banks from expanding size, but this hardly constitutes persuasive evidence of pervasive scale economies. Moreover, it is hard to predict the mergers in which the benefits of size, if any, can actually be realized. And the economic benefits of expanding scope seem to be absent in the data. So, how do we answer the questions raised at the outset: why are banks getting bigger, and why are they expanding scope?

In what follows, we offer two competing, but possibly complementary, answers. In Section 2, we develop a simple reputation-based model in which CEOs of larger or more diverse banks enjoy higher reputation and possibly higher monetary compensation in equilibrium. When combined with overconfidence on the part of some CEOs, this leads to the result that the overconfident CEOs will merge to get bigger and/or increase scope for perceived personal benefit. Thus, growth is pursued despite the absence of shareholder-value benefits. If this growth is purely dissipative, then this is a corporate control problem arising from imperfect corporate governance. However, if the
growth adds value under the management of some CEOs, herd behavior among all CEOs may be induced.

In Section 3, we offer an alternative explanation, based on a companion paper (Boot et al., 1998). Using a Cournot oligopoly model, we show in our companion paper that an expansion of scope could benefit the bank’s shareholders when the environment is sufficiently uncertain. That is, when a bank faces sufficient strategic skills uncertainty – arising from a dearth of knowledge about its own future skills and the skills that will be needed to compete effectively in a particular market in the future – it may benefit the bank’s shareholders if there is an expansion of scope. The principal advantage of expanded scope is that the bank gains a first-mover advantage in a new market and learns about the match of its skills to those needed to compete effectively in that market.

The second explanation is fundamentally different from the agency/corporate control explanation in that scope expansion could benefit the shareholders rather than just bank CEOs when there is sufficient strategic uncertainty. Our analysis also exposes a second factor that affects the bank’s choice of whether to increase scope or remain focused, namely the competitiveness of banking. Expansion of scope is costly and not without risk since the scope-expanding investment will be wasted if demand does not materialize. Only if current activities are sufficiently profitable due to limited market competitiveness are the costs and risks of scope expansion sustainable. The combination of conditions that it takes to make scope expansion optimal is high strategic uncertainty and sufficient profitability in current operations. This may help us to understand cross-sectional differences in banking scope across countries.

We conclude the paper in Section 4 with observations about the relative merits of the two explanations and their empirical testability.

2. Why some CEOs like to manage bigger banks

2.1. The model

The agents: Consider a CEO managing a bank of average size. He is one of a very large number of CEOs who vary in ability $\eta \in \{U, T\}$, where $U$ represents “untalented” and $T$ represents “talented”. Ability is unknown, both to the CEO himself and to others. The prior probability that a CEO is talented is given by

$$\Pr(T) = \gamma \in (0, 1).$$

There is universal risk neutrality. Later in the analysis, we will allow for a portion of these CEOs to be overconfident in their perceived probability of success.
**Investment opportunities for banks:** We assume that the bank currently operates in one line of business and has an investment commitment of $I_1$. This commitment is made at date $t = 0$. The payoff on this investment will occur at $t = 1$. There are two possible values of this payoff, $S_1$ (denoting success corresponding to investment $I_1$ and $F_1$ (denoting failure corresponding to investment $I_1$), with $S_1 > F_1 > 0$.

The probabilities of $S_1$ and $F_1$ are type-dependent and given by:

$$\Pr(S_1|\eta) = p_\eta,$$
$$\Pr(F_1|\eta) = 1 - p_\eta,$$  \hspace{1cm} (2)

with $\eta \in \{U, T\}$ and $p_T > p_U$.

At an intermediate point in time, date $t = 1/2$, the CEO can increase the bank’s size by elevating the investment base of the bank from $I_1$ to $I_2 > I_1$. The larger asset base leads to a lower probability of success. The idea here is that it is generally more difficult to manage a larger bank. This is a natural assumption. Managing a larger firm requires confronting more serious agency problems that call for greater coordination skills. Greater size also forces the CEO to make difficult decisions regarding resource allocation that are linked to a single corporate vision and a strategy that is integrated across the various units of the larger firm. Thus, we assume that for $\eta \in \{U, T\}$

$$\Pr(S_2|\eta) = q_\eta,$$
$$\Pr(F_2|\eta) = 1 - q_\eta,$$  \hspace{1cm} (3)

where $S_2$ represents success and $F_2$ represents failure, both corresponding to an investment level (bank size) of $I_2$. Moreover, we assume that $S_2 > S_1 > F_1 > F_2$.

We will assume that talented CEOs can manage larger banks just as efficiently as smaller banks, but that an untalented CEO has a lower success probability with a larger bank. This is consistent with the notion that the average success probability is lower with a larger bank. Thus,

$$q_T = p_T \quad \text{and} \quad p_U > q_U = 0,$$

where we have normalized $q_U = 0$ without loss of generality.

We can now write down the average success probabilities for the CEO for the two possible sizes of the bank (with $\bar{\eta}$ representing the expected quality of the CEO with the expectation taken with respect to the commonly-held prior beliefs about the CEO’s type):

$$\Pr(S_1|\bar{\eta}) = \gamma p_T + [1 - \gamma] p_U \equiv \bar{p},$$

$$\Pr(S_2|\bar{\eta}) = \gamma q_T + [1 - \gamma] q_U = \gamma q_T \equiv \bar{q}.$$  \hspace{1cm} (4)

(5)

Clearly, since $p_T = q_T$ and $p_U > 0$, we have $\bar{q} < \bar{p}$. Thus, the larger the asset base, the lower the average success probability.
For simplicity, we assume that the expected values of the bank under investment levels $I_1$ and $I_2$ are identical. Technically, this means that $pS_1 + (1 - p)F_1 = qS_2 + (1 - q)F_2$. Shareholders are therefore indifferent between the two.

**Overconfidence:** We wish to model overconfidence in the simplest possible way. Let us assume that there is a fraction $1 - h \in (0, 1)$ of CEOs in the overall sample of CEOs who are overconfident in the sense that they overestimate the probability of success while managing a larger bank. That is,

$$\Pr^O(S_2|T) = q_T^O > q_T$$ \hspace{1cm} (6)

where $\Pr^O(S_2|T)$ represents the success probability that an overconfident CEO estimates while managing a bank with size $I_2$. That is, the probability of success enjoyed by a talented CEO managing a size-$I_2$ bank is assessed to be higher by an overconfident CEO than by a rational CEO. We also assume that overconfident CEOs know that the rest of the market assesses a lower success probability in managing a size-$I_2$ bank.

Thus, the expected success probability assessed by an overconfident CEO managing a size-$I_2$ bank is

$$\Pr^O(S_2|\theta) = \gamma q_T^O + [1 - \gamma]q_U^O = q_T^O \equiv q^O$$ \hspace{1cm} (7)

since we assume that even an overconfident CEO is rational about the success probability of an untalented CEO ($q_U = 0$). Observe that overconfident and rational CEOs are equally valuable to the firm in terms of their ability to produce successful outcomes. That is, they have the same probability of being talented/untalented. We will consider a more general version of this in Section 2.3.

**Wages:** We assume that CEO wages are reputation-dependent and paid at two points in time: after the intermediate investment decision ($I_1$ or $I_2$) and after terminal payoffs are realized. A CEO’s wage at date $t$ is given by

$$W^t = \Pr(\text{CEO is } T \text{ at date } t | \text{investment decision-and/or payoff}) \times \Delta$$ \hspace{1cm} (8)

where $\Delta \equiv \overline{W}_T - \overline{W}_U > 0$, $\overline{W}_T$ is the reservation wage of a talented CEO and $\overline{W}_U$ is the reservation wage of an untalented CEO. The interpretation of Eq. (8) is that the CEO’s wage is the wage that would be paid to an untalented CEO (which can be normalized to be zero without loss of generality) plus the difference between the reservation wages of talented and untalented CEOs weighted by the probability that the CEO is talented.

**Sequence of events:** The sequence of events is depicted in Fig. 1. At date $t = 0$, the CEO is in place and has investment $I = I_1$ committed to the business. At date $t = 1/2$, the CEO has the choice of increasing the size of the bank from $I_1$ to $I_2$, and the first wage is paid. At date $t = 1$, the payoff on the investment
(I₁ or I₂) is realized (S or F) and becomes common knowledge. Then the second wage is paid.

### 2.2. Analysis

The key to the analysis is the decision that the CEO makes at date \( t = 1/2 \). To understand this decision, let us compare the CEO’s expected wages across his two choices, \( I_1 \) and \( I_2 \). Observe that we can ignore the first wage for now because none of the CEOs know their type, and hence choosing \( I_1 \) or \( I_2 \) provides no information about the talent of the CEO. \(^8\) Let us first consider the choice problem of a rational CEO. He assesses his expected second wage for \( I = I_1 \) as

---

\(^8\) Given the shareholders’ indifference between \( I_1 \) and \( I_2 \), they do not care whether the CEO is overconfident or not.
That is,
\[
E(W|I_1) = \bar{p} \gamma \Delta + \frac{[1 - \bar{p}][1 - p_r] \gamma \Delta}{[1 - p_r] \gamma + [1 - p_u][1 - \gamma]}.
\] (9)

Similarly, we can derive the rational CEO’s expected wage for \( I = I_2 \) as
\[
E(W|I_2) = \bar{q} \Delta + \frac{[1 - \bar{q}][1 - q_r] \gamma \Delta}{[1 - q_r] \gamma}.
\] (10)

We now have the following result.

**Proposition 1.** A rational CEO is indifferent between \( I_1 \) and \( I_2 \).

**Proof.** Using Eqs. (9) and (10), it is straightforward to show that \( E(W|I_1) = E(W|I_2) \). \( \square \)

The intuition is as follows. Even though the expected wage at \( t = 1 \) associated with successfully managing a larger bank is higher, the probability of success is lower. For a CEO who knows no more about whether he is talented or not than the market does, the tradeoff between the lower success probability and the higher wage conditional upon success is exactly a wash. We can thus assume that some fraction \( f \in (0, 1) \) of them will choose \( I_1 \) and the rest \( (1 - f) \) will choose \( I_2 \).

Consider now the decision problem of the overconfident CEO. These CEOs differ only in their assessment of the probability of success for \( I = I_2 \). However, they recognize that the bank’s shareholders – who determine CEO wages – have a lower prior belief about the probability of success, and use this recognition in determining their expected wages. For \( I = I_1 \), there is no difference in the assessments of rational and overconfident CEOs. That is, an overconfident CEO assesses his expected wage at \( t = 1 \) as
\[
E^o(W|I_1) = \frac{\bar{p} \gamma \Delta}{p_r \gamma + p_u[1 - \gamma]} + \frac{[1 - \bar{p}][1 - p_r] \gamma \Delta}{[1 - p_r] \gamma + [1 - p_u][1 - \gamma]},
\] (11)
which is the same as \( E(W|I_1) \) given in Eq. (9). But for \( I = I_2 \), we have
\[
E^O(W|I_2) = Pr^O(S_2) \times [1 \times d] + Pr^O(F_2) \times \left[ \frac{1 - q_T \gamma A}{1 - q_T \gamma} \right]
\]
\[
= \bar{q}^O A + [1 - \bar{q}^O] \left[ \frac{1 - q_T \gamma A}{1 - q_T \gamma} \right].
\]
(12)

We now have the following result.

**Proposition 2.** An overconfident CEO strictly prefers \( I_2 \) to \( I_1 \).

**Proof.** We know that \( E^O(W|I_1) = E(W|I_1) \), and we also know by Proposition 1 that \( E(W|I_1) = E(W|I_2) \). Thus, all that we need to show is that \( E^O(W|I_2) > E(W|I_2) \). Now, since \( \bar{q}^O = q_T \gamma \), we have
\[
E^O(W|I_2) = A \gamma \left[ q_T^O + \frac{[1 - q_T^O \gamma][1 - q_T]}{[1 - q_T \gamma]} \right]
\]
(13)
whereas from Eq. (10) we have
\[
E(W|I_2) = A \gamma \left[ q_T + \frac{[1 - q_T \gamma][1 - q_T]}{[1 - q_T \gamma]} \right] = A \gamma.
\]
(14)
Comparing Eqs. (13) and (14), we see that \( E^O(W|I_2) > E(W|I_2) \) if
\[
q_T^O + \frac{[1 - q_T^O \gamma][1 - q_T]}{[1 - q_T \gamma]} > 1,
\]
which is true since \( 1 - q_T^O \gamma < 1 - q_T \gamma \). \( \square \)

2.3. CEO herding behavior

While the analysis thus far shows that only overconfident CEOs will strictly prefer to expand scale and possibly scope, the model could easily be extended to show that herding behavior may force all managers to expand scale and scope.

Assume that the proportion of the overconfident CEOs who are truly talented is \( \gamma^O > \gamma \). We will assume that the CEO population is sufficiently large so that \( \gamma^O \) can be viewed as the commonly-shared prior probability that an overconfident CEO is talented. Thus, the population of CEOs who are overconfident has a higher-than-average fraction of CEOs who are talented, and everybody agrees on this. And we continue to assume that every overconfident CEO overestimates the probability of success associated with \( I_2 \), relative to the
assessments of all others. Moreover, as before, no CEO – rational or overconfident – knows his type.

Let us now contrast this result to our earlier analysis. There we showed that rational CEOs were indifferent between $I_1$ and $I_2$, and we simply assumed that a random fraction $f$ chose $I_2$ over $I_1$. Moreover, all overconfident CEOs chose $I_2$. In the current setting, all overconfident CEOs again choose $I_2$. However, can it be an equilibrium that some rational CEOs remain at $I_1$? The answer is no. The reason is that in this case, shareholders are now willing to pay overconfident CEOs higher wages. Since all CEOs are indistinguishable to shareholders, the average wage earned by a CEO would be higher for $I_2$ than $I_1$. Therefore, rational CEOs originally choosing $I_1$ would deviate from their choice. This intuition is captured in the following two results.

Before we state and discuss these results, it would be useful to note that, unlike the analysis in the previous subsection, the CEO does not ignore his first wage and focus solely on his expected wage at $t = 1$. Since different CEOs may choose different bank sizes $I_1$ or $I_2$ depending on whether they are rational or overconfident and because there is a higher fraction of talented CEOs among the latter set, the bank size decision at $t = 1/2$ can potentially communicate information that is relevant for CEO wage determination. Let $\hat{W}(I)$ be the CEO wage set at $t = 1/2$ based on the observed $I$. Each CEO now seeks to maximize

$$\hat{W}(I) + E(W|I),$$

where we assume, without loss of generality, that the CEO assigns equal weights to his wages at $t = 1/2$ and $t = 1$.

The CEOs now find themselves in a signaling game in which the CEO – privately informed about whether he assesses the expected success probability of an $I_2$ bank as $q^O$ or $\bar{q}$ – moves first and the uniformed “market” responds with a wage. Thus, this is a standard signaling game in which the informed agent moves first, and we can use available concepts of equilibrium. We will use Nash Equilibrium and the Kreps and Wilson (1982) Sequential Equilibrium concepts.

**Proposition 3.** There is never a separating Nash equilibrium in this game with at least some rational CEOs choosing $I_1$ and all the overconfident CEOs choosing $I_2$.

**Proof.** Suppose counterfactually that there is a nonzero fraction of rational CEOs who choose $I_1$. Because it does not matter what this fraction is, as far as this proof is concerned, we will assume it is 1. Then,
\[ \hat{W}(I_1) = \Pr(T|I_1) \times \Delta \]
\[ = \Pr(T|I_1, \text{CEO rational}) \times \Pr(I_1|\text{CEO rational}) \times \Delta \]
\[ = \gamma \times 1 \times \Delta. \quad (16) \]

and
\[ \hat{W}(I_2) = \Pr(T|I_2) \times \Delta \]
\[ = \Pr(T|I_2, \text{CEO overconfident}) \times \Pr(I_2|\text{CEO overconfident}) \times \Delta \]
\[ = \gamma^O \times 1 \times \Delta. \quad (17) \]

Since \( \gamma^O > \gamma \), we see from Eqs. (16) and (17) that \( \hat{W}(I_2) > \hat{W}(I_1) \).

Next, since only rational CEOs choose \( I_1 \) in this conjectured equilibrium, we have
\[ E(W|I_1) = [\Pr(S_1) \times \Pr(T|S_1) \times \Delta] + [\Pr(F_1) \times \Pr(T|F_1) \times \Delta] \]
\[ = \frac{pp_r \gamma \Delta}{pr_r \gamma + p_U [1 - \gamma]} + \frac{[1 - p][1 - p_r] \gamma \Delta}{[1 - p_r] \gamma + [1 - p_U][1 - \gamma]}. \quad (18) \]

And since only overconfident CEOs choose \( I_2 \), a rational CEO will assess his expected wage at \( t = 1 \) from choosing \( I_2 \) at \( t = 1/2 \) to be:
\[ E(W|I_2) = [\Pr(S_2) \times \Pr(T|S_2) \times \Delta] + [\Pr(F_2) \Pr(T|F_2) \times \Delta] \]
\[ = \frac{\gamma \Delta + [1 - \gamma] A [1 - q_r] \gamma^O}{1 - \gamma^O q_r}. \quad (19) \]

It is easy to show that \( E(W|I_2) > E(W|I_1) \). Thus, \( \hat{W}(I_2) + E(W|I_2) > \hat{W}(I_1) + E(W|I_1) \), so that a rational CEO will not want to choose \( I_1 \). It is straightforward to show that \( \hat{W}^O(I_2) + E^O(W|I_2) > \hat{W}^O(I_1) + E^O(W|I_1) \), so that the overconfident CEOs avoid \( I_1 \) as well. \( \square \)

The only outcome that could possibly be a separating equilibrium is the one described in this proposition. Since it is not a Nash equilibrium, we can conclude that there are no separating equilibria in this game.

**Proposition 4.** There is a pooling Sequential Equilibrium in which all CEOs choose \( I_2 \) and the market (which determines the CEO’s wage) believes with probability 1 that a CEO choosing \( I_1 \) is rational.

**Proof.** Consider the conjectured equilibrium. Since all CEOs choose \( I_2 \), we have:
\[ \hat{W}(I_2) = \Pr(T|I_2) \times \Delta \\
= \left\{ \begin{array}{ll}
\Pr(T|I_2, \ \text{overconfident CEO}) \times \Pr(\text{CEO overconfident}) \\
+ \Pr(T|I_2, \ \text{CEO rational}) \times \Pr(\text{CEO rational})
\end{array} \right\} \times \Delta \\
= \left[ (1 - h)\gamma^O + h \gamma \right] \Delta \\
= \bar{\gamma} \Delta, \quad (20)
\]

where we have defined \( \bar{\gamma} = [1 - h]\gamma^O + h \gamma \). Moreover,
\[ E(W|I_2) = \Pr(S_2)\Pr(T|S_2)\Delta + \Pr(F_2)\Pr(T|F_2)\Delta, \]

where
\[ \Pr(T|S_2) = \frac{\Pr(S_2|T)\Pr(T)}{\Pr(S_2|T)\Pr(T) + \Pr(S_2|U)\Pr(U)} \]

and
\[ \Pr(S_2|T)\Pr(T) = [\Pr(S_2|T, \ \text{CEO rational}) \\
\times \Pr(T|\text{CEO rational}) \times \Pr(\text{CEO rational})] \\
+ [\Pr(S_2|T, \ \text{CEO overconfident}) \\
\times \Pr(T|\text{CEO overconfident}) \times \Pr(\text{CEO overconfident})]. \]

Thus, we can write
\[ E(W|I_2) = q\Delta + \frac{[1 - \bar{\gamma}]\Delta[1 - q\gamma\bar{\gamma}]}{1 - q\gamma}. \quad (21) \]

Since a choice of \( I_1 \) is an out-of-equilibrium move, we now need to use the belief that a CEO choosing \( I_1 \) is rational with probability 1 to write: \( \hat{W}(I_1) \) and \( E(W|I_2) \), which are exactly the same as those derived in the proof of Proposition 3. It is now easy to see that
\[ \hat{W}(I_2) + E(W|I_2) > \hat{W}(I_1) + E(W|I_1) \]

and
\[ \hat{W}^O(I_2) + E^O(W|I_2) > \hat{W}^O(I_1) + E^O(W|I_1). \quad \square \]

2.4. Further interpretations

One factor we have not used in our analysis is private control rents that are noncontractible. The CEO’s preference for size stems thus far solely from his perception that he can get a higher wage by managing a larger bank, either because he overestimates the probability that he will be successful in managing the larger bank (Section 2.2) or because following the herd is optimal (Section 2.3). If we also introduced noncontractible private control rents that increased
with bank size, then all CEOs would prefer to run larger banks. Although we have chosen a very stylized way to model how banks get bigger, what we have in mind is that the CEO acquires another bank of size $I_2 - I_1$, to add to his bank (with size $I_1$).

Note that even though we have focused on a larger bank being more difficult to manage, we could just as easily imagine that a bank with more diverse activities is more difficult to manage. In this case, our model also explains the overconfident CEO's desire for greater scope.

The way we have modeled overconfidence is a little different from the approach used recently in asset pricing papers to explain the anomalous behavior of stock returns (e.g., Daniel et al., forthcoming; Kyle and Wang, 1997). In those papers, the approach is to assume that an overconfident agent overestimates the precision of a noisy signal about a future outcome. We could have used a similar assumption in a more elaborate model of CEO behavior. In our context, however, we believe our assumption of overestimation of the success probability allows us to generate the desired results more directly.

There are many ways to interpret the combination of overconfidence and the desire for a higher wage that motivates the CEO's wish to increase the bank's size. One can think of this combination as "ambition", as captured in the following quote from *The Economist* (7 February 1998).

It is tempting to conclude that this new round of mergers, built on true romance, will be more successful at boosting profits than those built on 1980s KKR-style tactics; tempting but premature. After all, hostile takeovers have at least one important virtue. By pitting managers against each other, they force them to explain at length how they propose to create value in a business... In the 1990s, this healthy choice between rival stewards has often been missing.

There is another reason to be wary of friendliness. Merger mania often breaks out when firms are flush with cash and their bosses are flush with ambition. In their haste to create bigger, better companies, it is all too easy for executives to fall into one another's arms with indecent haste. Sir Richard Sykes, Glaxo's boss and the prime mover behind the merger [with SmithKline] has made no secret of his desire to run the world's largest drug company. That the biggest merger ever was hatched in just ten days

---

9 Another way in which we could have generated a size preference on the part of the CEO is to assume CEO risk aversion as in Holmstrom and Ricart i Costa (1986) and derive an optimal wage contract that is intertemporally downward rigid. With such a wage contract, the (rational) CEO essentially holds an option on his human capital. This invites him to overinvest relative to the shareholders' optimum because there is no risk that his wage will decline if the bigger bank fails.
should encourage shareholders in Glaxo and SmithKline to look closely at the small print.

3. Scope as a strategic advantage

3.1. General framework

The explanation developed in this section is that strategic uncertainty about future exploitable core competencies may dictate broadening of scope. In a related paper (see Boot et al., 1998), we develop a formal model of banking that formalizes these ideas and incorporates scope as a potential competitive advantage. Here we present the general arguments only informally. As in that paper, we start with a banking sector with narrowly defined existing activities and ask whether banks should expand into a ‘new’ activity F. A key feature of the analysis is that there is strategic future uncertainty about this activity in that the bank is unsure of whether it has the skills to compete effectively in activity F. It also faces uncertainty about the demand for this new activity, i.e., demand may not materialize.

The activity F has prospects only in the long run. The bank must decide whether to expand into activity F, and if so, whether to enter early or late. Early entry is costly because the activity F becomes important only later. Demand may not materialize, and entering early requires investments to be made prior to the resolution of demand uncertainty. Moreover, the scope expansion associated with investing in strategic options could reduce the competitiveness of existing operations (say due to dilution of focus). However, early entry offers potential strategic advantages. In particular, early entry could lead to the discovery of skills that would allow for a more efficient delivery of activity F and hence make the commercial bank a more credible competitor once the prospects of this activity become clear.

The question is: When will the benefits of early entry outweigh the costs? The uncertainty about skills plays a key role. If this uncertainty is substantial, early entry may be beneficial. The other key factor is the competitive environment of the banking sector, and the anticipated competition for the new activity, F.

Suppose that F can also be offered by a specialized provider (a “boutique” specializing in this activity). If the commercial bank enters (early or late), we could consider the market for this activity as a Cournot duopoly game. Early entry is beneficial because the bank would then learn its skills in the new activity F. This allows the bank to compete more aggressively when it has favorable information about its skills and more cautiously when it has poor information about its skills. The benefits of early entry thus depend on how likely it is that a specialized provider will come along.
The competitive environment of the “traditional” banking sector enters the
analysis because of the investment and risk associated with early entry in F. If
banking is sufficiently competitive, banks would be unable to absorb the in-
vestment and risk that come with early entry. We will say more about the
interaction between the competitive environment and the benefits of early entry
in what follows.

3.2. Further observations

An immediate implication of the analysis is that investments in strategic
options – and thus the adoption of broader, less-focused strategies – will be
observed in less competitive industries, whereas firms in competitive industries
will embrace more focused strategies. This could also explain why Continental
European banks generally follow broad strategies. Their local market power
allows them to afford the ‘widening of scope’ strategy and benefit from its
potential future strategic advantages.

Moreover, as stated earlier, the anticipated future competitive environment
for activity F matters as well. If the bank anticipates facing little or no com-
petition in this activity in the future, early entry – with its accompanying cost of
focus dilution – is unnecessary because a competitively unchallenged bank can
operate successfully in this market without the benefit of early skills discovery.
At the other extreme, when the anticipated competition for F is very intense
(perhaps due to many potential future competitors), early entry may once
again be suboptimal. The analysis in Boot et al. (1998) thus leads to the
prediction that moderate anticipated competition in F leads to early entry. In
Table 1, we have summarized the main insights.

We therefore show that the competition in the bank’s current activity, the
competition it anticipates in the future in a new activity, and the degree of
uncertainty about future skills needed in F combine to lead to predictions
about early entry and hence optimal scope. Scope expansion is seen to be
optimal when there is high strategic uncertainty, moderate competition ex-
pected in activity F, and low-to-moderate competition in the existing activity.

Table 1
Optimal scope as function of competitive environment

<table>
<thead>
<tr>
<th>Anticipated competitive environment in strategic option</th>
<th>Current competitive environment in “traditional” banking activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Little competition</td>
<td>Little competition High competition</td>
</tr>
<tr>
<td>Medium competition</td>
<td>Narrow Broad Narrow</td>
</tr>
<tr>
<td>High competition</td>
<td>Narrow Narrow Narrow</td>
</tr>
</tbody>
</table>

Narrow = no early investment in F, Broad = early investment in F.
Our approach also permits us to explore the benefits of consolidation. We do this by introducing multiple competing banks at the outset. Consider two of these banks contemplating a merger. The question before them is whether consolidation (merging) today gives them a competitive advantage in undertaking activity F tomorrow. We show in our companion paper (Boot et al., 1998) that the benefit of such a merger is twofold. First, merging may help create “deep pockets” and make investments in strategic options more affordable. Second, merging leads to diversification in skills. The two banks jointly have a higher probability of having the right skills to compete in F than each has separately. While both effects may work in concert in many mergers, either effect by itself could rationalize a merger.

It should be clear that these effects have little significance in an environment without strategic options. Our analysis thus predicts greater consolidation in industries with more strategic uncertainty.

4. Conclusion

We began this paper with the argument that, in light of the existing empirical evidence, it was puzzling why banks seemed so keen on getting bigger and expanding the scope of their operations. We have offered two explanations for this practice.

First, on the issue of size, as well as possibly scope, we presented a simple model in which reputation building incentives could give rise to excessive mergers. The idea is simple. If it takes greater ability to successfully run a bigger bank, then expansion of scale and/or scope should benefit reputation-conscious managers. Moreover, if a CEO is overconfident in that he assesses a higher probability of success in running a bigger bank than he rationally should, then he will display a strict preference for size. Shareholders of the acquiring bank will not be better or worse off due to the acquisition, but the bank will do it anyway. This agency explanation suggests that bank CEOs may pursue size even if shareholders are worse off. We also show that this may give rise to herd behavior, and hence induce the whole industry to follow suit.

Second, on the issue of expanding scope, we suggested that it may be optimal for the bank’s shareholders to do this in an environment with sufficiently high strategic skills uncertainty. If a bank anticipates that regulators will permit it to engage in a greater variety of activities in the future, but it is uncertain about whether it has the skills to compete effectively in these markets, then it may wish to make investments in these new activities early to resolve the skills uncertainty. Doing this carries with it risks (making investments early before demand is known) and costs (e.g., dilution of focus), so it pays to do so only when competition in current activities is low to moderate.
Finally, on the question of the interaction between the bank’s desires for size and focus, we suggested that consolidation could benefit banks both by deepening their pockets and by diversifying strategic skills uncertainty, facilitating strategic investments in new activities.

Our overall conclusion, therefore, is that banks may be expanding their size and their scope for two reasons. One is that CEOs see great reputational benefits in doing so, even though they may not be entirely rational in assessing the expected value of these benefits. This reason has little to do with what is good for the shareholders. The other reason is that CEOs see potential benefits to their banks’ shareholders from getting bigger and expanding scope.

Our explanations have the virtue of pointing to ways in which we can look at the data and empirically distinguish between these two motivations. In particular, the specific predictions that could be confronted with the data are:

- If there is substantial strategic uncertainty about future opportunities, there is low to moderate competition in the existing activities of banks, and there is expected to be moderate competition in the uncertain future opportunity, scope-expanding early entry to exploit the future opportunity should benefit shareholders. Both the stock price announcement effect as well as the post-expansion performance of the bank should be positive.

- Scale-expanding mergers between banks under the conditions identified above should also benefit shareholders, and these benefits should show up both in the announcement effect and in the post-merger performance of the bank.

- Scale and/or scope expansion that does not satisfy the above conditions is not good for shareholders and is attributable to either CEO overconfidence, herd behavior, or other reasons related to the CEO’s personal preference for size. Even though the stock price announcement effect to such initiatives may be positive, the post-initiative performance of the bank will be disappointing to the shareholders.

Relative to what is available on this issue in the existing literature, we believe that the predictions we have delineated provide sharply-defined control variables that empiricists could use in future tests of whether scale and scope expansion benefit shareholders.

It should be obvious by now that our explanations for scope and scale expansion transcend banking. We have chosen to focus on banking because it is one industry that faces significant strategic uncertainties, making the assumptions of our analysis particularly applicable. That is, the key assumptions of our analysis are well calibrated for banking. Moreover, both expansion of

\[10\] It is plausible to believe that there is a relatively high proportion of overconfident individuals among CEOs, many of whom were promoted because they placed big bets that paid off.
size and scope are highly visible in banking and have potentially important policy ramifications.

Acknowledgements

The helpful comments of Allen Berger, Rebecca Demsetz and Mark Flannery are gratefully acknowledged.

References


