

FINAL
Elective Paper 20A

**Strategic Performance Management
and Business Valuation**

Study Notes
SYLLABUS 2022



The Institute of Cost Accountants of India
CMA Bhawan, 12, Sudder Street, Kolkata - 700 016
www.icmai.in

First Edition : August 2022
Reprint : January 2023
Reprint : March 2023
Reprint : May 2023
Reprint : August 2023

Price: ₹ 700.00

Published by :

Directorate of Studies
The Institute of Cost Accountants of India
CMA Bhawan, 12, Sudder Street, Kolkata - 700 016
studies@icmai.in

Printed at :

M/s. Print Plus Pvt. Ltd.
212, Swastik Chambers
S. T. Road, Chembur
Mumbai - 400 071

Copyright of these Study Notes is reserved by the Institute of Cost Accountants of India and prior permission from the Institute is necessary for reproduction of the whole or any part thereof.

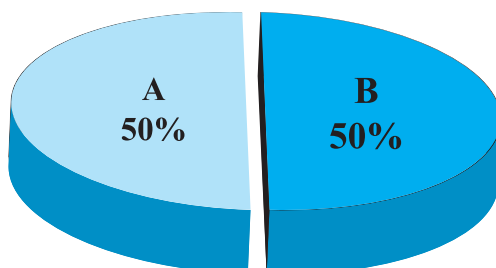
Copyright © 2022 by **The Institute of Cost Accountants of India**

PAPER 20A: STRATEGIC PERFORMANCE MANAGEMENT AND BUSINESS VALUATION

Syllabus Structure:

The syllabus in this paper comprises the following topics and study weightage:

Module No.	Module Description	Weight
Section A: Strategic Performance Management		50%
1	Introduction to Performance Management	(10%)
2	Performance Measurement, Evaluation and Improvement Tools	(15%)
3	Economic Efficiency of the Firm – Performance Analysis	(10%)
4	Enterprise Risk Management	(15%)
Section B: Business Valuation		50%
5	Fundamentals of Business Valuation	(5%)
6	Laws and Compliance in Business Valuation	(5%)
7	Business Valuation Methods and Approaches	(10%)
8	Valuation of Assets and Liabilities	(15%)
9	Valuation in Mergers and Acquisitions	(15%)



Learning Environment- Paper 20A

Subject Title	STRATEGIC PERFORMANCE MANAGEMENT & BUSINESS VALUATION
Subject Code	SPMBV
Paper No.	20A
Course Description	<p>The subject comprises of two sections – Strategic Performance Management and Business Valuation. The first part deals with the developments in the arena of performance management which aids organisations to achieve its strategic goal. It elucidates the use of various tools to measure and manage the performance of an entity in a given market structure. It also highlights various aspects of risk management in a corporate organisation with an added emphasis on application of models for prediction of corporate failure.</p> <p>The second part of the subject focuses on selected aspects of Valuation of corporate entities, securities, financial assets and tangible assets. It deals with three key approaches to Valuation – Market, Income and Cost Approach. It provides a detailed understanding of valuation concepts and application for various types of businesses and transactions. The course covers valuation methods, regulatory environment around valuation and valuation for specific situations such as Private companies, mergers and acquisitions while applying various valuation methods.</p>
CMA Course Learning Objectives (CMLOs)	<ol style="list-style-type: none"> 1. Interpret and appreciate emerging national and global concerns affecting organizations and be in a state of readiness for business management. <ol style="list-style-type: none"> a. Identify emerging national and global forces responsible for enhanced/varied business challenges. b. Assess how far these forces pose threats to the status-quo and creating new opportunities. c. Find out ways and means to convert challenges into opportunities 2. Acquire skill sets for critical thinking, analyses and evaluations, comprehension, syntheses, and applications for optimization of sustainable goals. <ol style="list-style-type: none"> a. Be equipped with the appropriate tools for analyses of business risks and hurdles. b. Learn to apply tools and systems for evaluation of decision alternatives with a 360-degree approach. c. Develop solutions through critical thinking to optimize sustainable goals. 3. Develop an understanding of strategic, financial, cost and risk-enabled performance management in a dynamic business environment. <ol style="list-style-type: none"> a. Study the impacts of dynamic business environment on existing business strategies. b. Learn to adopt, adapt and innovate financial, cost and operating strategies to cope up with the dynamic business environment. c. Come up with strategies and tactics that create sustainable competitive advantages. 4. Learn to design the optimal approach for management of legal, institutional, regulatory and ESG frameworks, stakeholders’ dynamics; monitoring, control, and reporting with application-oriented knowledge. <ol style="list-style-type: none"> a. Develop an understanding of the legal, institutional and regulatory and ESG frameworks within which a firm operates. b. Learn to articulate optimal responses to the changes in the above frameworks. c. Appreciate stakeholders’ dynamics and expectations, and develop appropriate reporting mechanisms to address their concerns.

	<ol style="list-style-type: none"> 5. Prepare to adopt an integrated cross functional approach for decision management and execution with cost leadership, optimized value creations and deliveries. <ol style="list-style-type: none"> 1. Acquire knowledge of cross functional tools for decision management. 2. Take an industry specific approach towards cost optimization, and control to achieve sustainable cost leadership. <ol style="list-style-type: none"> a. Attain exclusive knowledge of data science and engineering to analyze and create value.
Subject Learning Objectives [SLOB(s)]	<p>A. Strategic Performance Management</p> <ol style="list-style-type: none"> 1. To create an in-depth understanding about emerging issues which enable a company to achieve its long-term objective of ‘superior performance’ and ‘expanding market share’. (CMLO 1a, 1b) 2. To develop detail understanding about the emerging management approaches which enables the company to take a stakeholder approach. (CMLO 3c, 4c) 3. To develop fundamental understanding about the market forms and the price and output determination for the respective forms and to create understanding about profit maximisation techniques. (CMLO 5a, 5b) 4. To develop in-depth understanding about the risk framework and the enterprise risk management framework. (CMLO 2a, 3a) <p>B. Business Valuation</p> <ol style="list-style-type: none"> 1. To obtain an understanding of regulatory framework around valuation; different regulations that govern valuation in India and globally. (CMLO 4a) 2. To obtain in-depth knowledge on valuation of companies for a variety of transactions. (CMLO 5c) 3. To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance. (CMLO 5a, c) 4. To equip oneself with the requisite skills to value any business in a global business environment. (CMLO 2b, 5c) 5. To assess and apply regulatory standards in the context of valuation. (CMLO 4a, b)
Subject Learning Outcome [SLOC(s)] and Application Skill [APS]	<p>A. Strategic Performance Management</p> <p>SLOC(s)</p> <ol style="list-style-type: none"> 1. Students will be able to create a comprehensive understanding about the emerging issues which enables a company to realise the strategic goal of the company. 2. They will attain knowledge to apply various data driven tools to assess the performance and manage the same in the backdrop of a given market structure. 3. They will guide the management in identifying, measuring and managing risks, predicting failures and taking appropriate actions to avoid the same. <p>APS</p> <ol style="list-style-type: none"> 1. Students will attain skill set to apply various tools for performance measurement and prepare internal reports to facilitate decision making. 2. They will prepare internal reports for risk analysis and provide necessary inputs to predict corporate distress. <p>B. Business Valuation</p> <p>SLOC(s)</p> <ol style="list-style-type: none"> 1. Students will be able to conduct a business valuation exercise under a variety of transactions while applying internationally accepted valuation standards and local regulatory standards. <p>APS</p> <ol style="list-style-type: none"> 1. Students will develop skills to independently assess a business model, assess factors driving a business’ values, apply appropriate valuation methods, prepare financial models, arrive at a fair value of business and prepare a Valuation report.

Module wise Mapping of SLOB(s)			
Module No.	Topics	Additional Resources (Research Paper, Books, Case Studies, Blogs etc.)	SLOB Mapped
Section A: Strategic Performance Management			
1	Introduction to Performance Management	Strategic Performance Management - Leveraging and measuring your intangible value drivers Bernard Marr	To create an in-depth understanding about emerging issues which enable a company to achieve its long-term objective of 'superior performance' and 'expanding market share'.
2	Performance Measurement, Evaluation and Improvement Tools	Kaplan, R. S., & Norton, D. P. (1996). The Balanced Scorecard: Translating strategy into action. Harvard Business School Press.	To develop detail understanding about the emerging management approaches which enables the company to take a stakeholder approach
3	Economic Efficiency of the Firm – Performance Analysis	Performance management: key strategies and practical guidelines - Michael Armstrong. (3rd ed.)	To develop fundamental understanding about the market forms and the price and output determination for the respective forms and to create understanding about profit maximisation techniques.
4	Enterprise Risk Management	Harvey, J. (n.d.). Enterprise Risk Management. Enterprise Risk Management.	To develop in depth understanding about the risk framework and the enterprise risk management framework.
Section B: Business Valuation			
5	Fundamentals of Business Valuation	Damodaran on Valuation – Damodaran, Wiley India Publication	To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance.
6	Laws and Compliance in Business Valuation	1. Companies Act, 2013 https://www.mca.gov.in/content/mca/global/en/acts-rules/ebooks/acts.html?act=NTk2MQ== 2. Insolvency and Bankruptcy Code https://www.mca.gov.in/Ministry/pdf/eInsolvencyandBankruptcyofIndia.pdf	To obtain an understanding of regulatory framework around valuation; different regulations that govern valuation in India and globally.

Module wise Mapping of SLOB(s)

7.	Business Valuation Methods and Approaches	Damodaran on Valuation – Damodaran, Wiley India Publication	To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance.
8.	Valuation of Assets and Liabilities	Investment Valuation: Tools and Techniques for Determining the Value of Any Asset – Damodaran https://www.google.co.in/books/edition/Investment_Valuation/5SRHAAAAQBAJ?h=en&gbpv=1&printsec=frontcover	<ol style="list-style-type: none"> 1. To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance. 2. To equip oneself with the requisite skills to value any business in a global business environment.
9.	Valuation in Mergers and Acquisitions	Valuation for Mergers and Acquisitions: Valuation – Barbara, Pettit and Ferris FT Press	<ol style="list-style-type: none"> 1. To obtain an understanding of regulatory framework around valuation; different regulations that govern valuation in India and globally. 2. To obtain in-depth knowledge on valuation of companies for a variety of transactions. 3. To equip oneself with the requisite skills to value any business in a global business environment. 4. To assess and apply regulatory standards in the context of valuation.

Contents as per Syllabus

Section A: Strategic Performance Management	1-250
Module 1 Introduction to Performance Management	3-52
1.1 Performance, Productivity and Efficiency	
1.2 Financial Performance Analysis	
1.3 Procurement to Pay and Vendor Relationship Management	
1.4 Supply Chain Management (SCM)	
1.5 Reverse Mapping of Business Strategies from Market Place using Data Analytics	
1.6 Order to Cash and Customer Relationship Management (CRM)	
1.7 Customer Profitability Analysis	
1.8 Improvement of Corporate Credit Rating Score	
Module 2 Performance Measurement, Evaluation and Improvement Tools	53-130
2.1 Balanced Score Card	
2.2 Du-Pont Analysis and RONA Model	
2.3 Bench marking & Bench Trending	
2.4 Six Sigma and Lean Management	
2.5 Statistical Quality Control (SQC)	
2.6 Plan-Do-Check-Action (PDCA)	
2.7 Management Information System in a Digital Environment	
2.8 Total Productive Maintenance	
2.9 Total Quality Management	
2.10 Data Envelopment Analysis	
Module 3 Economic Efficiency of the Firm – Performance Analysis	131-174
3.1 Economic Performance Indicator	
3.2 Profit Optimization under different Market Structure	
3.3 Market Factors affecting Pricing Decisions	

Contents as per Syllabus

Module 4	Enterprise Risk Management	175-250
	4.1 Risk Management	
	4.2 Corporate Risk Management	
	4.3 Corporate Failure	
	Section B: Business Valuation	251–587
Module 5	Fundamentals of Business Valuation	253-294
	5.1 Purpose of Business Valuation	
	5.2 Valuation Premise	
	5.3 Valuation Approaches	
	5.4 Fundamentals of Valuation – Risk and Return	
	5.5 Financial Statement Analysis	
	5.6 Market Value and Enterprise Value	
Module 6	Laws and Compliance in Business Valuation	295-352
	6.1 Salient features of the Insolvency and Bankruptcy Code, 2016	
	6.2 The Companies Act, 2013: Section 192(2), 230(1), (2), (3), 231, 232, 247, 281(1)	
	6.3 Salient features of the Companies (Registered Valuers and Valuation) Rules, 2017	
	6.4 Salient Features of the SARFAESI Act, 2002 on Valuation	
	6.5 Valuation Standards (IVSC)	
Module 7	Business Valuation Methods and Approaches	353-424
	7.1 Discounted Cash Flow Analysis (DCF), Comparable Transactions Method, Comparable Market Multiples Method, Market Valuation, Economic Value Added Approach, Free Cash Flow to Equity, Dividend Discount Model, Net Asset Valuation, Relative Valuation	

Contents as per Syllabus

- 7.2 Earnings Multiples
- 7.3 Book Value Multiples
- 7.4 Revenue and Sector Specific Multiples

Module 8 Valuation of Assets and Liabilities 425-504

- 8.1 Valuation of Plant & Machinery
- 8.2 Valuation of Inventory
- 8.3 Valuation of Investments – Shares and Bonds/Debentures
- 8.4 Valuation of Intangibles – Copy Rights, Goodwill, Brand
- 8.5 Valuation of Human Resources
- 8.6 Valuation of Real Estate
- 8.7 Value Added, Economic Value Added, Market Value Added
- 8.8 Valuation of Liabilities

Module 9 Valuation in Mergers and Acquisitions 505-587

- 9.1 Acquisition Pricing
- 9.2 Acquisition Outcome
- 9.3 Financial Modelling

Section - A

Strategic Performance Management

Introduction to Performance Management

1

This Module Includes

- 1.1 Performance, Productivity and Efficiency**
- 1.2 Financial Performance**
- 1.3 Procurement to Pay and Vendor Relationship Management**
- 1.4 Supply Chain Management (SCM)**
- 1.5 Reverse Mapping of Business Strategies from Market Place using Data Analytics**
- 1.6 Order to Cash and Customer Relationship Management (CRM)**
- 1.7 Customer Profitability Analysis**
- 1.8 Improvement of Corporate Credit Rating Score**

Introduction to Performance Management

SLOB Mapped against the Module

To create an in-depth understanding about emerging issues which enable a company to achieve its long term objective of 'superior performance' and 'expanding market share' (CMLO 1a, 1b).

Module Learning Objectives

- Conceptualize the linkage between performance management and the strategic success/failure of an organisation.
- Contextualize supply chain management with specific focus on two specific elements of the chain; vendor and customer.
- Cognize the importance and scope of strategy map and the use of business analytics in the context.
- Differentiate between credit rating and credit scoring and appreciate the scope of credit rating in the Indian context.

Performance of entity is to be measured before it is managed. Performance of the various elements of the entity need to be assessed as the degree of success is to be appraised on a period to period basis. Performance of an entity is gauged on the basis of either financial or operational parameters which must be mapped with the strategic goals of the organisation. Traditionally, performance is measured and managed based on financial parameters. But in today's exceedingly competitive and complex business environment, performance measurement and management on the basis of financial parameters falls short of capturing the essence of sustainability of the enterprise. Performance measurement and its management, in today's VUCA¹ business environment has outstretched beyond the traditional financial approach as researchers identified that the stockholder approach is unable to cope with the changing dimensions of the business environment. Rather the stakeholder theory² of the firm which pivots on the simple argument that in order to successfully sustain the rigours of the new business environment, a business has to adopt new approaches where it identifies employees, customers, suppliers, competitors, and other groups along with the investors as the stakeholders. Thus, performance measurement and management, in order to be tuned with the strategic goals of the entity, has to move out from the silo of financial performance measurement and analysis and encompass a wide array of new developments in the arena of performance measurement and management.

It is observed by researches that the key to success for an organisation is the simple issue of possessing more (quantitatively and qualitatively) resources at its disposal. The other aspect of the success story also lies on the efficient and effective utilisation of these resources. This is applicable for long-standing organisations and start-ups, irrespective of their size, and it does not matter whether they are for profit or not for profits organisations. Complications arise as in today's world almost all the organisations within an industry have similar resources - particularly tangible and technological resources - or can acquire that as and when they deem fit. It is easy to comprehend that there must be some key differentiating resources between the successful and unsuccessful firms. One of the most important differentiating resource is 'people' which the traditional accounting system often fails to identify as an integral part of a financial statement.

In this respect, evaluation of the productivity of 'people' and their contribution to organisational success is prioritized as a significant aspect of being successful. This is a key aspect of 'performance management'.

Performance management is a key concept in the field of human resource management and is defined as "a continuous process of identifying, measuring and developing the performance of individuals and aligning performance with the strategic goals of the organization" (Aguinis, 2009). Close read of the definition point the following two issues;

- (a) **Continuous Process** - performance management is a continuous process. It is a loop which starts with setting of objectives and ends with measuring performances, training and feedback.
- (b) **Alignment with strategic goals** - performance management provides a linkage between performance of the

1 VUCA, short for volatility, uncertainty, complexity, and ambiguity. The United States Army War College was one of the first organizations to use the VUCA acronym, following the 9/11 terrorist attacks in 2001. (<https://www.mindtools.com/pages/article/managing-vuca-world.htm>)

2 Propagated by Freeman in his book Strategic Management: A Stakeholder Approach, 1984.

employee and the organisational goals. Thus a well-defined performance management system actually helps the management to understand the contribution of the employer to the organisation.

Thus the two main features of performance management are, its continuous nature and it being aligned to the overall strategic goal of the organisation.

In order to understand the issue of performance management, it is important to understand what it is not. It is not a performance appraisal. Though the terms 'performance management' and 'performance appraisal' are sometimes used interchangeably, they have significantly different connotations. Performance appraisal is a one-time process, being carried out by the immediate upper level manager in order to evaluate the performance of the subordinate on a year to year basis, which is linked to the promotion or transfer of the staff. Superiors have a responsibility of providing a systematic description of the employees' performance during a particular year which is a part of the feedback and coaching mechanism. Performance management is a bigger whole and performance appraisal, often connoted as performance measurement is a subset of that bigger whole. Performance management as such is the guiding philosophy which needs to be communicated throughout the organisation. Performance appraisal, often connoted as performance measurement is a subset of that bigger whole. Performance management as such is the guiding philosophy which needs to be communicated throughout the organisation. Performance management acts as a linkage between employees' performance and the organisational goal which is set up at the top of the organisation and this establishes a shared understanding about what is to be achieved and the way it is to be achieved. An understanding of the strategic purpose of the organisation is percolated throughout the organisation when Objectives of Performance Management system is at place

Objectives of Performance Management

- with a proper performance management system in place, employees can strive for superior performance which, linked to a compensation package, aids them in attaining their goal.
- employees are able to identify proper knowledge and skills required for performing the task.
- performance management assists the implementation of an effective reward mechanism.
- the feedback and coaching mechanism provides a two-way communication system between the supervisors and the employees.
- performance management creates an environment where the strategic purpose of the organisation is suitably purported throughout the organisation.
- performance management aids personal growth and advancement of the employee as they are acquainted with the desired knowledge and skills for the particular job which is also aligned to the strategic purpose of the organisation.

Elements of Performance Management

In order to get a better insight into the nature of performance management, the elements of the same need to be discussed. Though a universal approach is yet to be accepted as a model of performance management, researches have discussed the elements of performance management cycle, which are as follows;

- (a) Setting of objectives
- (b) Measuring the performance
- (c) Feedback mechanism
- (d) Reward system based on performance outcomes and
- (e) Amendment objectives and activities.

The above mentioned five elements of performance management is a loop, unless the loop is completed, a successful performance management system cannot be said to be in operation.

Performance, Productivity and Efficiency

1.1

Productivity and efficiency are both measures of the performance of an employee. While productivity is a measure of output over time, efficiency is a relative measure of output with respect to input. The two measures together answer how quickly the job is completed as well as the resources which have to be utilised for the completion of the job. For an organisation, issues of productivity and efficiency are measures of overall efficiency. This has a wide connotation as it impacts shareholders' wealth. Other stakeholders are also impacted on the productivity and efficiency level of the organisation.

Productivity, as such, provides insight into the relationship between input and output in a particular production process. It not only defines the volume of output, but also defines the resources employed for arriving at the output. Thus productivity is expressed as a ratio of input to output

$$\text{Productivity} = \frac{\text{Output}}{\text{Input}}$$

Let us understand this through a simple example. Two students A and B secured 65% and 72% marks in the Paper 20 A of the Final Examination of the ICAI. They put in 200 hours and 300 hours respectively for preparation of the examination. Though student B has secured more marks, student A can be said to be more productive as he puts in relatively less time to achieve his score. The productivity measures of student A and student B are calculated as follows;

$$\text{Productivity}_A = \frac{65\%}{200 \text{ hours}} = 32.5 \%$$

$$\text{Productivity}_B = \frac{72\%}{300 \text{ hours}} = 24 \%$$

There are two measures of productivity, namely total productivity and partial productivity. Total productivity is a measure of the change in output relative to change in quantity of all or more than one input. This is referred to as total factor productivity. On the other, Partial factor productivity refers to a change in output brought about by a change in one particular input.

It is important to note that being productive doesn't necessarily mean being efficient. For example, if a window cleaner cleans 20 windows in the first week and 25 windows in the second week then he is more productive in the second week. In this simple analogy it is assumed that he is scheduled to work a standard 40 hours a week. But the matter of quality of work and all other issues are kept abeyance in this analogy, for example the quality of his cleaning. It is in this parlance that the issue of efficiency can be introduced as it is often said that being productive doesn't mean being efficient.

For all practical purposes, the accepted definition of efficiency is “achieving maximum productivity with minimum wasted effort or expense”. Thus efficiency is related to maintaining the quality of work and focuses less on mere increase of output. Point wise clarification of the two terms; productivity and efficiency is discussed in the following lines;

- (a) **Cost as an input** - Measures of productivity doesn't account for the cost incurred in the process of output maximisation, though it is the most important factor. The simple connotation of productivity is maximisation of output, relative to the input. But in this simplicity, the issue of cost is ignored. The measure of efficiency considers the cost of securing the input. Thus an efficient mind-set may consider the issue of outsourcing so that cost is reduced, quality of the output is ensured and this will lead the organisation to an efficient production system.
- (b) **Quality and Quantity as output** - In commerce there is a long standing debate between quality and quantity. In efficiency, quality is prioritized, while in productivity quantity is prioritized. The embedded logic is simple. All organisations propose to maximise the input - output ratio, but in order to do that failing to attain quality standards is regarded as strategic failure. Thus productivity is important, but without considering efficiency, it is meaningless.
- (c) **Refinement** - From the discussion made in point number (a) and (b) above it is reasonable to deduce that the measure of efficiency is a refinement of the concept of productivity.

Performance measurement, as such, is a traditional concept and is based on information derived from financial statements and is thus dependent on financial information, which are historical in nature. Thus, performance management is of little use in improving the current financial performance of the organisation. Concepts of productivity and efficiency add key linkages to this aspect of performance management.

Financial Performance Analysis

1.2

In the previous section, performance is being discussed from the point of view of the most important resource a company possess – human being. The word ‘performance’ has a wider connotation. Before proceeding further on the issue of strategic performance it is prudent to delve into the most common parlance of the word –the financial facet of the organisation at large. The financial performance of an organisation is captured in the financial statement of the entity.

1.2.1 Financial Statements

Financial statement of an organisation is the end product of the accounting process which initiates with a financial transaction. The financial statement contains financial information which is intended for the ‘users’ of the financial statement. Section 2 (40) of the Companies Act 2013, read with schedule III defines a financial statement in relation to a company, so as to include the following;

1. A balance sheet as at the end of the year.
2. A profit and loss account for the financial year (income and expenditure account for a company carrying on activities not for profit).
3. A cash flow statement for the financial year (a One Person Company, a small company and dormant company may not include cash flow statement).
4. A statement of changes in equity and
5. Explanatory notes.

Amongst the above five mentioned, the first three are considered to be at the core of a financial statement. In the next few lines a very brief note regarding each of them is provided.

- ⦿ **Balance Sheet:** the balance sheet, referred as the position statement at the year end, summarizes the assets (resources owned by the enterprise) and the liabilities (obligations of the enterprise) as on a particular date. Thus the balance sheet which is a summary of the assets and liabilities of the enterprise, reflects the financial health of the enterprise as on a particular date. The accounting equation, given as $\text{assets} = \text{liabilities} + \text{equities}$, is reflected in the balance sheet.
- ⦿ **Income Statement:** the income statement, referred as the profit and loss statement or profit and loss account, is a summary statement which is based on matching of expenses with the income for a particular financial year. The principle is to adjust the expenses (alias services and benefits received) against the income (alias services and benefits rendered) for a particular financial year. Thus the income statement reflects the financial performance of the enterprise during that particular financial year. Profit is the excess of income (services and benefits rendered) over and above expenses (services and benefits received). Financial performance, measured in terms of profit, of an enterprise is bettered as and when the excess of services and benefits rendered (income) towards the society over the services and benefits received (expense) from the society is maximized.

Strategic Performance Management and Business Valuation

- Cash Flow Statement:** the cash flow statement underscores the quality of profit earned. Profit, which is the residual from the income statement discussed previously is accretion to the working capital of an enterprise. Thus profit earned is represented in terms of the components of working capital. In order to understand the cash component of the profit, the cash flow statement is prepared, which details the inflow and outflow of cash and cash equivalents.
- Statement of Changes in Equity:** this statement refers to the reconciliation of the opening and closing balances of equity in a company during a particular reporting period. It explains the connection between a company's income statement and balance sheet.
- Explanatory notes:** these are point wise explanation to the various entries of the income statement, balance sheet and the cash flow statement.

It is clear from the above discussion that the performance of an entity for a financial year is measured in the income statement (profit and loss statement) and the quality of the earning is projected in the cash flow statement. The annual report of HDFC Ltd for the year ended 31/03/2015 is taken up as a Caselet to understand the issue of earning and its quality.

In **Solved Case 1**, the extract of the financial statement of HDFC Ltd for the year ended 31stMarch 2015 is presented. The net profit for the year ended 2015 is ₹5990.14 crores which increased from ₹5440.24 crores in the previous year (2014). Thus the net profit shows an increase of 10.11% for the year 2015 in respect to 2014 (earlier year). But the balance sheet as at 31/03/2015, shows cash and bank balances of ₹3364.65 crores which decreased substantially from the cash and bank balance of ₹ 7715.52 crores as on 31/03/2014. Thus the cash and bank balance has decreased by 56.39%over the period 2014 - 2015.

Though the net profit has increased by 10.11%, the cash and bank balance has decreased by 56.39% during the period 2014 - 2015. The cash flow statement substantiates this discrepancy by providing details about the various inflows and outflows of cash of the company during the year.

The cash flow statement of HDFC Ltd for the year ended 31/03/2015 provides the explanation for the decrease of cash and bank balances from ₹ 7715.52 crores (31/03/2014) to ₹3364.65 crores (31/03/2015). Cash flows are categorized as cash flow from operating activities, cash flow from financing activity and cash from investing activities. In the last part of Case 1 , an extract of the cash flow statement of HDFC Ltd is presented which provides an explanation for the decrease in cash and bank balance by 56.39%.

Solved Case 1

Following is the extract of the financial statement of HDFC Ltd for the year ended 31st March 2015.

Balance Sheet as at 31st March, 2015

	Notes	₹ in crore	₹ in crore	March 31, 2014 ₹ in crore
EQUITY AND LIABILITIES SHAREHOLDERS' FUND				
Share capital	2	314.94		312.1
Reserve and surplus	3	30655.03		27,643.09
			30,969.97	27,955.19
NON-CURRENT LIABILITIES				
Long-term borrowings	4	97602.34		86881.04

	Notes	₹ in crore	₹ in crore	March 31, 2014 ₹ in crore
Deferred tax liability (net)	14	200.67		
Other long-term liabilities	5	2436.81		2,231.11
Long-term provisions	6	<u>1550.88</u>		<u>1,347.00</u>
			1,01,790.70	90,459.15
CURRENT LIABILITIES				
Short term borrowings	7	33257.71		25,317.85
Trade payables	8	87.80		81.82
Other current liabilities	9			
- Borrowings		77,738.98		71,714.30
- Others		7467.60		7,137.20
Short-term provisions	10	<u>2638.90</u>		<u>2,706.98</u>
			1,21,190.99	1,07,018.15
			<u>2,53,951.66</u>	2,25,432.49
ASSETS NON-CURRENT ASSETA				
Fixed assets				
(i) Trangible assets	11	671.84		275.76
(ii) Intrangible assets	12	5.12		4.72
Non-current investments	13	13,691.70		13,370.29
Deferred tax assets (net)	14			629.87
Long-term loans and advances	15			
– Loans		2,01,680.43		1,75,746.08
– Others		2,564.72		2,640.32
Other non-current assets	16	<u>2,763.11</u>		<u>914.08</u>
			2,21,376.92	1,93,581.12
CURRENT ASSETS				
Current investments	17	602.64		542.36
Trade receivables	18	46.18		84.52
Cash and bank balances	19	33,364.65		7,715.52
Short-term loans and advances	20			

Strategic Performance Management and Business Valuation

	Notes	₹ in crore	₹ in crore	March 31, 2014 ₹ in crore
– Loans		26,019.69		20,808.31
– Others		1,966.28		2,303.36
Other current assets	21	<u>575.3</u>		<u>397.30</u>
			<u>32,574.74</u>	<u>31,851.37</u>
			<u>2,53,951.66</u>	<u>2,25,432.49</u>

Statement of Profit and Loss for the year ended March 31, 2015

INCOME				
Revenue from Operations	23	26,959.88	23,894.03	
Profit on loss of Investments	24	441.28	248.98	
Other Income	25	<u>69.7</u>	<u>54.66</u>	
Total Revenue		<u>27,470.86</u>	<u>24,197.67</u>	
EXPENSES				
Finance Cost	26	17,975.09	16,029.37	
Staff Expenses	27	328.46	279.18	
Establishment Expenses	28	85.76	86.98	
Other Expenses	29	262.63	230.03	
Depreciation and Amortisation	11 & 12	29.78	31.87	
Provisions for Contingencies	3.4 & 30.2	<u>165</u>	<u>100</u>	
Total Expenses		<u>18,846.72</u>	<u>16,757.43</u>	
ROFIT BEFORE TAX		8,624.14	7,440.24	
Tax Expenses				
- Current Tax		2363	1973	
- Deferred Tax	14	271	27	
PROFIT FOR THE YEAR			—	

Cash flow Statement for the year ended March 31, 2015

	Note	₹ in crore	₹ in crore
A CASH FLOW FROM OPERATING ACTIVITIES			
Profit before tax		8,624.14	7440.24
Adjustments for :			

	Note	₹ in crore	₹ in crore
Depreciation and Amortisation	11 & 12	29.78	31.87
Provision for Contingencies	3.4	165	100
Interest Expenses	26	17,864.71	15,787.38
Net Loss/(Gain) on translation of foreign currency monetary assets and liabilities	26.3	19.95	135.61
Interest Income	23	(25,605.58)	(22693.17)
Utilisation of Securities Premium		(192.8)	(398.2)
Utilisation Shelter Assistance Reserve	3	(0.79)	(13.2)
Profit on sale of Investments		(441.28)	(248.98)
Dividend Income	23	(688.28)	(55.59)
Profit on Sale of Investments in Properties		(6.37)	(6.21)
Surplus From deployment in Cash Management Schemes of Mutual Funds	23	(364.55)	(337.38)
Profit on sale of Fixed assets (Net)		(27.34)	(20.93)
Operating Profit before Working Capital charges		(663.31)	(778.38)
Adjustments for :			
Current and Non Current Assets		21.38	228.46
Current and NonCurrent Liabilities		(48.74)	(148.85)
Cash generated from Operations		(690.67)	(698.77)
Interest Recived		25,499.64	22,376.67
Interest Paid		(17,787.00)	(14,839.24)
Dividend Received		688	555.59
Taxes Paid		(2,707.81)	(2,519.78)
Net cash from Operations		5,002.44	4,874.47
Loans disbursed (net)		(30,964.16)	(26,644.16)
Corporate Deposits (net)		492.49	300.80
Net cash used in operating activities		(25,469.23)	(21,468.89)
B CASH FLOW FROM INVESTING ACTIVITIES			
Purchase of Fixed Assets		(451.77)	(79.76)
Sale of Fixed Assets		56.83	28.55
		(394.94)	(51.21)

Strategic Performance Management and Business Valuation

	Note	₹ in crore	₹ in crore
Investments in Subsidiaries		(60.01)	(74.66)
Investment in Cash Management Schemes of Mutual Funds		(3,08,896.00)	(4,40,700.00)
Other Investments		(1,743.60)	(1,334.42)
Sale Proceeds of Investments :			
- in Subsidiary Company		297.31	
- in Cash Management Schemes of Mutual Funds		3,09,260.55	4,41,037.38
- In Other Companies and Properties		1,733.33	1,267.26
Net Cash from investing activities		196.64	144.35
C CASH FLOW FROM FINANCING ACTIVITIES			
Share Capital - Equity	2.1	2.84	2.83
Security Premium	3	681.45	626.40
Deposits, CPs and other Short Term Borrowings (net)		26,887.75	4,567.71
Proceeds from Long-term borrowings		48,555.01	63,502.31
Repayment of Long term borrowings		(50,866.15)	(42,816.75)
Dividend paid - Equity Shares		(2,502.57)	(1,939.91)
Tax Paid on Dividend		(366.33)	(314.98)
Net cash from financing activities		22,392.00	23,627.63
Net (Decrease)/Increase in cash and cash equivalents (A+B+C)		(2,880.59)	2,303.09
Add : Cash and Cash equivalents as at the beginning of the year	19	5634.72	3,324.05
Add : Exchange difference on bank balance		2.80	7.58
Cash and cash equivalents as at the end of the year	19	2,756.93	5,634.72
Earmarked balances wit banks :			
- Unclaimed Dividend Account		20.47	14.36
- Towards Guarantees issued by Bank		0.13	0.14
- Others Against Foreign Currency Loans		7.1	6.40
Short-term bank deposits		580.02	2,059.90
Cash and Bank balances at the end of the year	19	3364.65	7,715.52

From the above cash flow statement, it may be noted that;

Net cash flow from operating activities is ₹25469.23 crores (negative), implying cash outflow), Net cash flow from financing activities is ₹22392.00 crores (positive), implying cash inflow and Net cash flow from investing activities is ₹196.64 crores (positive). Thus there is net outflow of cash of ₹2880.59 crores [25469.23 – (22392.00 +

196.64)]. This partially explains the diminution of the cash and bank balance. Definite explanation is got only after the cash equivalent and the short term loan aspect is considered which is reported by the company in explanatory note number 19 which is extracted below. It is noted in the note that short term bank deposits reduced significantly from ₹2059.90 crores (31/03/2014) to ₹580.02 crores (31/03/2015).

₹ in crore

Particulars	As at March 31st, 2015	As at March 31st, 2015
(a) cash and cash equivalents		
(i) Balance with banks	61.50	2083.40
In current Accounts	2,600.00	3,525.00
In Deposit accounts with original maturity less than 3 months	0.31	0.50
(ii) Cash on hand	95.12	25.82
(iii) Cheques on hand	2,756.93	5,634.74
(b) Other bank balance		
(i) Eamarked balances with bank		
- unclaimed Dividend Account	20.47	14.36
- Towards Guarantees issued by Banks	0.13	0.14
- Other - against Foreign Currency Loans [Refer Note 4.4)	7.10	6.40
(ii) Short-term bank deposits	580.02	2,059.90
Total	3,364.65	7,715.52

1.2.2 Analysis of Financial Performance

The financial information needs of the 'users' of financial statements are varied. Though the financial statements contain much financial information, it often falls short of the expectation of the 'users'. The financial statements give two important perspectives of performance (measured in terms of profitability) and financial health (measured in terms of financial state of affairs). Analysis of financial statements is an important aspect for the 'user' as more important information is generated from the same set of financial statements.

Analysis of financial statements is a process of evaluating the relationship between component parts of financial statements to obtain a better understanding of the firm's position and performance. Financial statement analysis helps managers identify the financial strengths and weaknesses of the firm, on the basis of which strategies are built.

1.2.3 Tools and techniques of financial statement analysis

Of the various tools and techniques used for financial statement analysis there are four basic types which are discussed below;

- a) Comparative statement and trend analysis

- b) Common size analysis.
 - (i) Income statement.
 - (ii) Balance Sheet.
 - (iii) Cash flow statement.
- c) Cash flow statement and its analysis.
- d) Ratio Analysis or Relational analysis of financial variables.
- e) Trend or Horizontal analysis over a period of time using common size FS, and
- f) Inter-firm and Intra-firm comparison.

A brief note regarding the various tools of financial statement analysis is given in the next few lines.

- (i) **Comparative statements**, also known as *horizontal analysis*, are statements showing financial position & profitability at different periods of time. These statements provide comparative analysis of the financial position of the enterprise over two or more periods. It is important to note that such comparison is feasible only when the same accounting principles are over the time frame.
- (ii) **Trend analysis**, also known as the *pyramid method*, is an extension of horizontal analysis. In this case the comparison of the operational results and financial position is made over a number of years. The simple perspective is that unless the trend of accounting over a sufficient number of years is made, the usefulness of the financial information is moot.
- (iii) **Common size statements** are also known as *Vertical analysis*. Financial statements, when read with absolute figures, can be misleading. Therefore, a vertical analysis of financial information is done by considering the percentages of various elements of the Income Statement and the Balance Sheet. A balance sheet is converted into percentage form by expressing each asset as a percentage of total asset (considered as one hundred) and by expressing each liability as a percentage of total liabilities (considered as one hundred). Such a converted balance sheet is known as a common-size balance sheet.

Similarly, an income statement is converted into a common – size income statement by expressing each element of income as a percentage of total income and each element of expense as a percentage of total expense.

Alternatively, the elements of income and expense may also be considered as a percentage of annual turnover and a common size income statement may be prepared. This provides standardized statement.

Preparation of the cash flow statement is the first step in cash flow analysis. In a cash flow statement, the actual movement of cash into (cash inflow) and out (cash outflow) of a business is analyzed. Cash flows are categorized as cash flow from operating activities, cash flow from financing activity and cash from investing activities. Net cash flows (sum of cash flow from operating activities, cash flow from financing activity and cash from investing activities) added to opening cash and bank balances reconciles with the closing cash balance.

In *cash flow analysis*, free cash flow (FCF) is an important measure. It is derived by deducting the capital expenditure undertaken during the year from the company's operating cash flows. The Free Cash Flow to the Firm (FCFF) and Free Cash Flow to Equity (FCFE) are two precise measures of the Free Cash Flow (FCF) as they specifically identify for whom cash is available to. FCFF is cash that is available to equity and debt holders after the company has met all its operating expenses and satisfied its capital expenditure and working capital requirements. Thus,

$$FCFF = NI + NCE + [Int \times (1 - t)] - WC_{inv} - FC_{inv}$$

where:

NI = Net income

NCE = Non Cash Expenses

FC_{inv} = Fixed capital investment (net capital expenditure)

WC_{inv} = Working capital investment

Int = Interest expense

Readjusting the above equation, we have

$$FCFF = CFO + [Int \times (1 - t)] - FC_{inv}$$

Example 1

The following information regarding ASA LLP: (assume tax rate = 40%)

CFO = ₹2,050

Interest expense = ₹300

Fixed capital investment = - ₹500 (the company sold noncurrent assets for ₹500)

Therefore:

$$FCFF = CFO + \text{Interest expense} (1 - \text{Tax rate}) - FC_{inv}$$

$$FCFF = 2,050 + 300 (1 - 0.4) - (-500) = ₹2,730$$

The other important measure is the free cash flow to equity (FCFE). FCFE refers to cash that is available only to common shareholders.

$$FCFE = CFO - FC_{inv} + \text{Net Borrowing}$$

Example 2

CFO = ₹2,050

Fixed capital investment = - ₹500 (the company sold noncurrent assets for ₹500)

Net borrowing = - ₹600 (the company repaid ₹600 worth of debt)

We know,

$$FCFE = CFO - FC_{inv} + \text{Net Borrowing}$$

$$FCFE = 2,050 - (-500) + (-600) = ₹1,950$$

Ratio Analysis is an important tool of financial statement analysis and satisfies most of the financial information needs of the financial analyst and other 'users' of the financial statement. Ratio analysis is the quantitative analysis of information contained in a company's financial statements. It describes the significant relationship which exists between various items of a balance sheet and a statement of profit and loss of a firm. In ratio analysis the following five perspectives are looked into;

- i. **Profitability** - profitability ratios measure the profit generation capability of the firm, in terms of its turnover and assets employed.
- ii. **Activity** - Activity ratios measure the efficient way the company manages its inventory, receivables and payables.
- iii. **Liquidity** - liquidity ratios measure the company's ability to meet its short term obligations
- iv. **Solvency** - solvency ratios measure the company's ability to meet its long term obligations.
- v. **Investment ratios** - these ratios are used by an investor to assess the overall strength and weakness of the

Procurement to Pay and Vendor Relationship Management

1.3

1.3.1 Procure to Pay

Financial statements, discussed in the previous section, are the end result of the accounting process which ensues with recording of a transaction. And financial statement analysis helps the interpretation of financial information embedded in the financial statement. Thus both of them do not directly assist in creating value and reducing cost. In this section, few issues are discussed which directly contributes to bettering the financial health of the enterprise. One such is the procure-to-pay (P2P) process which assists in building value and reducing costs and is therefore foundational to building the financial health of the enterprise.

The procure-to-pay (P2P) process, also referred to as the purchase-to-pay process or procure-to-pay cycle, is how an organization purchases the raw materials and services needed to do business. It provides linkages between the procurement function and the accounts payable department. A well-defined P2P process helps build a better bottom line as it helps develop better vendor relationships and maximize buying power. A P2P process may be initiated through a strong procurement plan which is supported by customized software.

A **procurement plan** is a detailed map that outlines the purchase procedure with contingencies. This helps in prevention of delays and stock out and helps in minimizing wastes. The procurement plan defines the purchase order approval process for each type of requisition, and establishes workflows to minimize delays, waste, and inefficiencies. With a well-established procurement plan the emphasis on supply chain is substantially reduced. Vendor management is an important aspect of the P2P process. It is important to note that the procurement process works in tandem with the accounts payable department.

The P2P process comprises of three primary perspectives which are organized in a loop. In an ideal situation the process makes an improvement with every iteration. The three phases are;

1. **Purchase Order** - during this phase the following issues are taken care of;
 - (i) Creation and approval of purchase requisitions.
 - (ii) Evaluation and selection of vendors.
 - (iii) Issuance of purchase orders.
2. **Receiving Process** - during this phase (a) Goods and services are received and (b) documents are reviewed, tallied and documented.
3. **Invoicing Process** - this phase is documentation related. Invoices received are reconciled with the original purchase order and/or the goods received note. Errors, if any, are recorded and corrected. Only after approval, the invoices are forwarded to the accounts payable department for payment.

In figure 1.1, the P2P process is presented through a flow chart.

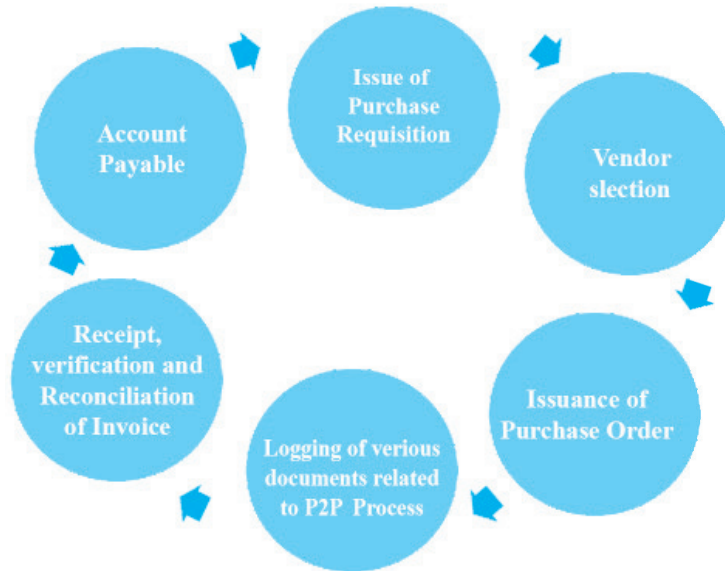


Figure 1.1: the P2P

The P2P process begins with the issue of **requisition orders** which are documented requests for goods or services. Almost all requisitions barring emergency and contingency requisitions are inlaid in the procurement plan. **Vendor selection** is the next stage of the P2P process. The procurement department issues a request for proposal (RFP) outlining the requirements. On receipt of the proposals from the vendors, the procurement department negotiates the terms and conditions as specified by each vendor. For the same quantity discounts offered by the vendor, quality considerations and other aspects are verified and accounted for. The next stage in the P2P process is the issuance and communication of the purchase order to the selected vendor. After logging the relevant **documents with** the respective departments, the **invoices** are received. For the purpose often e-invoicing is fed into the automated system which is synchronized with the vendor portal. After **reconciling** the invoices with the purchase order the same is forwarded to the accounts payable department.

1.3.2 Vendor Relationship Management

Sheth and Sharma (1997) suggested that under the new paradigm of competitive environment of a business, relationships with suppliers is one of the most critical aspects for successful functioning of a firm. They forwarded four specific issues in favour of their argument. These are increased cost efficiency, increased effectiveness, ever changing technologies, and increased competitiveness.

Researchers argue that in today's competitive business environment companies should evaluate their strategic vendor relationship as a favourable relationship will reduce cost associated with transaction. Researchers have used the transaction cost theory to explain the increase in efficiencies associated with supplier relationships. Much depends on the financial credibility of the strategic partner in the overall development of the organization.

Entering into a contract with a vendor is merely the start of a long standing relationship and the success of the organization depends much on the management of the process before and after signing the outsourcing contract.

Vendor Relationship Management (VRM), as such, is an extension of the buyer-supplier relationship, which establishes mutual trust and mutually benefits both the enterprises.

Strategic Performance Management and Business Valuation

Gartner's defines Vendor Management as "a discipline that enables organizations to control costs, drive service excellence and mitigate risks to gain increased value from their vendors throughout the deal life cycle."

- Following important aspects can be listed;
- select the right vendors;
- categorize vendors to ensure the right contract, metrics and relationship;
- determine the ideal number of vendors;
- mitigate risk when using vendors; and
- establish a vendor management organization that best fits the enterprise.

When a proper vendor management is at place the organization builds a stronger and successful relationship with the suppliers of goods and service providers. Thus there is a need for identification and management of strategic partners or vendors. These partnerships, in the long run, strengthens both the businesses and helps build a strong competitive environment.

Good vendor management allows your organization to build a successful and stronger relationship with your suppliers or service providers. These partnerships not only strengthen both businesses, but also facilitates organizations to focus on delivering quality products and services at the right time which ensure value creation. Thus, efficiently managed vendor relationship process enable quality increments and improves Total Cost of Ownership (TCO) and ensures smoother flow of data.

The term vendor relationship management and the supplier relationship management are often used interchangeably though there are hairline differences which has been discussed by Aron (2017) in his blog. Both include a systematic approach where evaluation of vendors is followed by selection of vendors done with the exclusive notion of identifying strategic partners and this is the cornerstone of supply chain management. Supply chain management is the larger umbrella under which vendor/supplier relationship management lies.

Supply Chain Management (SCM)

1.4

Globalization, severe competition, increased customer awareness, rapid changes in technology and other geographical factors have rapidly changed the business environment. In the new business horizon, traditional management approaches often fail to deliver. Managers, today, must understand that the businesses are a mere part of a bigger whole, the supply chain. Thus we have a situation where the success of an organization depends not only on the growth of the organization but also on the efficiency and effectiveness of the whole supply chain. The new norm of competition is moved away from 'organisation against organisation' to 'supply chain against supply chain'. Organisation, today, is rather interconnected and interdependent on the supply chain. The simple rule of survival and success is 'sink or swim with the supply chain'.

The term 'supply chain management' is first noted in an article written by Oliver and Weber in 1982 which appeared in the Financial Times. The authors used the term to describe a whole array of activities performed by the organisation in procuring and managing supplies.

1.4.1 Supply chain

In order to conceptualize supply chain management, it is imperative to note down the definition and understanding of supply chain. A supply chain may be defined as a group of interconnected companies which depend on each other for supplies of goods and other services. The participating companies add value to the manufacturing process which initiates with inputs from the suppliers and terminates as end products that are demanded by the end - consumers. In the next few lines some definitions as stated by researchers are given;

Ganeshan and Harrison (1995) defined a supply chain as a "a network of facilities and distribution options that performs the functions of procurement of materials, transformation of these materials into intermediate and finished products, and the distribution of these finished products to customers."

Chopra and Meindl (2003) defined a supply chain as consisting of "all stages involved, directly or indirectly, in fulfilling a customer request. The supply chain not only includes the manufacturer and suppliers, but also transporters, warehouses, retailers, and customers themselves."

In a supply chain, the 'links' are the participating companies. These are also referred as the supporting companies. This can either be on the upstream side of the material flow and are referred to as a supplier or can be on the downstream side of the material flow and is referred to as the customer. The Original Equipment Manufacturer (OEM) is sometimes also referred to as the Original Brand Manufacturer (OBM) is in the middle and are also referred to as the 'focal' company. In figure 1.2, a basic model of the interconnected supply chains is presented.

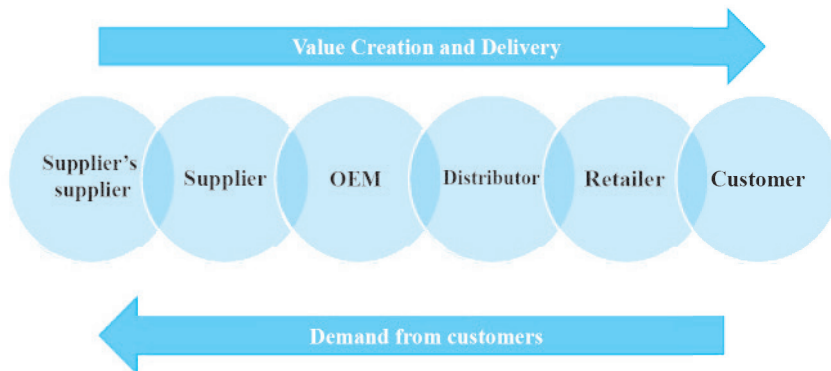


Figure 1.2: A Basic Model of Supply Chain

Supply chain is also known as ‘value chain’ when the ‘links’ are considered as value adding activities. The supply chain is also considered as a ‘demand chain’ when the chain is considered as a continuous demand originated from the consumers stretched to upstream suppliers. There are four intrinsic flows of the supply chain.

1. **Material flow:** For all manufacturing entities, materials flow from the beginning of the supply chain and flows to the customers as finished products, who are at the end of the supply chain.
2. **Information flow:** Unlike material flows, information flows both upstream and downstream. It is important to note that information requirement and flow is specific to a supply chain and differs from requirement in another supply chain.
3. **Finance flow:** Finance is the lifeblood of business and therefore smooth finance flow is an important aspect of the supply chain. Without smooth finance flow supply chains falters and becomes ineffective. Finance flows downstream and ultimately adds value to the supply chain.
4. **Commercial flow:** Most supply chains represent a transactional commercial flow. This means that the material flow that runs through the supply chain changes its ownership. This transactional commercial flow will only take place in a supply chain where there are more than one company in the supply chain.

The four flows discussed above explains the function of the supply chain and represents the four major areas of concern in supply chain management.

In the previous section the links of the supply chains and the flows associated with the supply chain are discussed. From the above discussion it is easy to decipher the issue of supply chain management. Any activity for the better management of the links and flows of the supply chain is referred as supply chain management. Formally it is defined as;

“Supply chain management is the coordination of production, inventory, location, and transportation among the participants in a supply chain to achieve the best mix of responsiveness and efficiency for the market being served.”

1.4.2 Objective of Supply Chain Management:

1. Supply chain Management takes into consideration every facility that has an impact on cost and plays a role in making the product conform to customer requirements: from supplier and manufacturing facilities through warehouses and distribution centres to retailers and stores.
2. The supply chain management is to be efficient and cost-effective across the entire system; total system wide

costs from transportation and distribution to inventories of raw materials, work-in-process and finished goods are to be minimized.

3. Finally, supply chain management revolves around efficient integration of suppliers, manufacturers, warehouses and stores; it encompasses the firm's activities at many levels, from the strategic level through the tactical to the operational level.

1.4.3 Components of Supply Chain Management

It is imperative to distinguish between supply chain management and the traditional concepts of logistic management as they seem to be similar concepts. While logistics refer to activities within the boundaries of the organisation (for the purpose, the OEM), supply chain refers to a network of companies that work as strategic partners and coordinate their activities with the objective of delivering quality products to the customers. Supply chain management is much broader in its scope and as such logistics is a subset.

Customer satisfaction in terms of quality products and timely delivery and internal operating efficiencies of the companies in the supply chain are the two aspects of effective supply chain management. Internal operating efficiency is measured in terms of the rate of return on investments in inventory and other assets and lower than average operating expenses. As such, companies in the supply chain -referred as 'links'- have to make effective decisions regarding the five specific areas.

1. **Production:** Producing as per requirements of the market is the primary requirement of supply chain management. It needs immaculate planning. Master production schedules have to be in place which takes into account plant capacities, workload balancing, quality control and equipment maintenance scheduling.
2. **Inventory:** In supply chain management, decisions regarding inventory to be held at each stage of the supply chain is crucial as a wrong decision has a cascading effect. Inventory often acts as a buffer against uncertainty in the supply chain. However higher the inventory, higher is the cost of holding. Thus optimal inventory levels need to be fixed which will have a positive impact on all the links of the supply chain.
3. **Location:** The next important decision making issue, in supply chain management, is the selection of location for production and storage of inventory. The underlying issue is cost efficiency. These decisions facilitate products to flow through the supply to the final customer.
4. **Transportation:** Decision regarding inventory, discussed previously, is related to the mode of transportation. Cost effective mode of transportation results in delayed movement of products and uncertainty in transportation. The uncertainty may be countered with higher stock levels which will increase the cost of investment in inventory. Thus deciding upon the mode of transportation is critical to the success of the supply chain.
5. **Information:** Smooth flow of information is the key to successful implementation of supply chain and its management. With good information, people can make effective decisions about what to produce and how much, about where to locate inventory, and how best to transport it.

Effective and efficient deliberation of the above mentioned issues are the key ingredient of an effective supply chain. An OEM -targeting cost leadership to address the mass market - would create and manage a supply chain, based on optimization of cost. If the OEM targets a niche market, it would have created a supply chain optimized on the basis of customer satisfaction and responsiveness. Thus a supply chain and its management creates an identification of the company and the market it serves.

Reverse Mapping of Business Strategies from Market Place Using Data Analytics

1.5

1.5.1 Strategy Maps – a conceptual note

An organization, in order remain profitable and sustain in the long run, defines its vision and mission. The company defines all its strategies, which are basically long term plans, in terms of the mission and vision laid down by the top management. In an interesting study³ the authors observed that the understanding of *strategy* varied from perspective to perspective. They posited that some managers labelled strategy by their financial plans; others by the quality of the products and services; others customer orientation and some others from the perspective of human resources or learning perspective. The study noted that few managers approached it from a holistic perspective and this led to strategic failure. In 2000, Kaplan and Norton⁴ posits the five crucial doctrines for building a holistic strategy-focused organizations which ultimately leads organizations to achieve strategic performance improvements.

1. Translation of strategy into operational terms,
2. Alignment of the whole organization in terms of the strategy,
3. Transforming strategy into an everyday perspective for all employees.
4. Strategy should be a continual process, and
5. Mobilize change through operative leadership.

In earlier works the authors developed the Balanced Score Card (BSC)⁵ and opined that unless an organization develops its overall strategy on the basis of four perspectives; namely financial perspective, customer perspective, internal perspective and learning and growth perspective. A *strategy map* is developed on the basis of the four perspectives of the BSC. A strategy map is visualization of the entire strategy of the organization. It shows the cause and effect relationship between the components of an organizational strategy. Designing of a strategy map along with systematic implementation of the same assists managers with a holistic view and creates a strategy –focused organization. It helps develop highly effective strategies that can actually be implemented. A Strategy map represents how the organization creates value. Strategy maps connects different performance targets into a mutually supportive fundamental chain which aids attainment of strategic objectives. Figure 1.3, which is self-explanatory, shows an extract of a strategy map for a company that manages logistics.

3 Strategy Maps: Converting Intangible Assets into Tangible Outcomes. (n.d.). Harvard Business Publishing. Retrieved 31 January 2022, from <https://hbsp.harvard.edu/product/1342-HBK-ENG>

4 <https://store.hbr.org/product/the-strategy-focused-organization-how-balanced-scorecard-companies-thrive-in-the-new-business-environment/2506#:~:text=Kaplan%20and%20Norton%20articulate%20the%20five%20key%20principles,and%205%29%20mobilize%20change%20through%20strong%2C%20effective%20leadership.> (Retrieved 31 January 2022).

5 The BSC is discussed in details in module 2 of this study note.

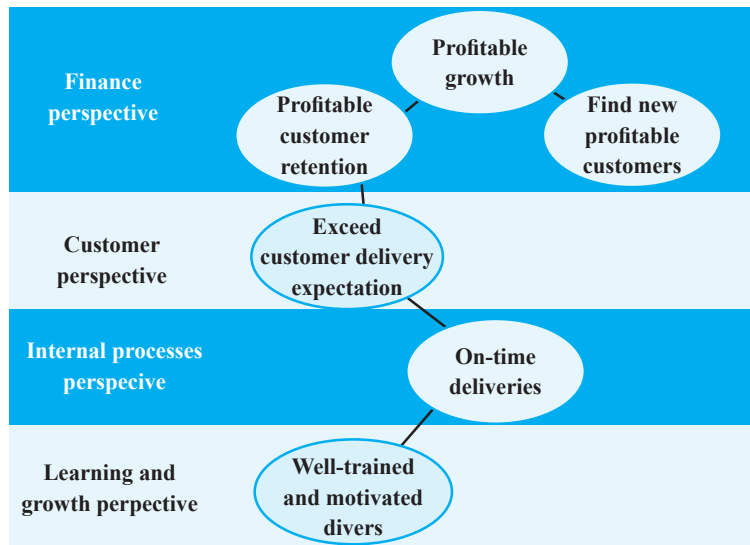


Figure 1.3: Strategy Map⁶

Thus, a strategy map is a visualization of the logical, cause-and-effect relationship between strategic objectives. It is one of the most powerful elements in the balanced scorecard methodology, as it acts as a ready reference of value creation in the organization. A strategy map is conceptually a part of the BSC and the fourth step in nine steps of implementation is development of the Strategy Map⁷.

1.5.2 Strategy –forward or Reverse?

Hayes (1985)⁸, after years of research of the American industry, posited that the traditional strategic planning process along with the organizational attitudes often fails to deliver and the effect is strategic failure which impairs a company's ability to compete. The author argues that the problem rests with the *ends-ways-means* model of traditional strategic planning. The model is to

1. establish corporate objectives (*ends*)
2. develop a strategy (*ways*) for attaining corporate objectives established in point one and
3. assimilate and put to use resources (*means*) necessary to implement the strategy.

Though there are robust arguments of the traditional model yet it suffers some uncertainties in the ever changing business environment. There are as such some inherent deterrent issues in the model, the most important being the issues of choosing *ends*. Given the fact the customers are at the end of the value chain often the traditional strategic management process fails to appreciate this end; the customer's preferences and habits which differ across geographical and economical boundaries. *Reverse mapping* is an alternative model to the traditional *ends-ways-means* model which counters the simple logic of the traditional model; the world of competition is predictable and straightforward paths can be laid across the road to attain the strategic objectives.

6 Adopted from "Exploring Strategies, Texts and Cases" (9th Ed) By Gerry Johnson, Richard Whittington, Kevan Scholes

7 The nine steps model for implementation of the BSC is detailed in Module 2. The fourth step is the development of Strategy map.

8 Hayes, R. H. (1985, November 1). Strategic Planning—Forward in Reverse? Harvard Business Review. <https://hbr.org/1985/11/strategic-planning-forward-in-reverse> retrieved on 01/02/2022.

1.5.3 Reverse mapping

Literature on reverse mapping is not yet shaped and there is wide range of understanding regarding the issue of reverse mapping in business strategy. In this study note a particular aspect of the aspect is highlighted; reverse mapping of business strategy is considered as an alternative to the traditional *ends –ways –means* of strategy formulation which is a top down approach. On the other, *reverse mapping* is a bottom up approach where the feed received from the customers is the epitome of strategy formulation. For understanding a simple case of initiation of shampoo sachet in Indian context is taken up for discussion in the next few lines.

Solved Case 2⁹

In 1978, Shri R. Chinnikrishnan, an agriculturist by profession in Cuddalore, Tamil Nadu envisioned that ‘*whatever the rich man enjoys, the common man should be able to afford*’. This observation was based on his personal experience as an agriculturist. He experienced that for an agriculturist, regular products like talcum powder and shampoo and body oil were often beyond affordability as they used to come in 100 ml and 200 ml bottles and thus were highly priced. Thus he started packing talcum powder into small sachets and started selling them to nearby shops. Later he started selling shampoos in sachets. His vision was to make these regular products affordable for the use of the financial weaker section namely coolies, rickshaw pullers and other daily wage earners. After his passing away in 1982, his sons took over the business and later his son CK Ranganathan started the brand Chik Shampoo and sold them in sachets priced at Rs 0.75 each. In the first month itself the company sold 20000 sachets. By 2003, ‘chik’ had become the second largest national brand in India with 22% market share, only behind Hindustan Unilever Ltd’s ‘clinic plus’.

This success story of the brand is surely a very good example of reverse mapping as the feed from the customers who are at the end of the value chain is being incorporated at the strategic formulation level. Strategy is formed on the basis of the customer preference which is in contradiction to the *ends –ways –means* of strategy formulation.

1.5.4 Use of business analytics in reverse mapping

This inverted strategy map referred as *reverse mapping* upgrades leaps and bound when business analytics is used to capture the feed from the market. Business analytics is the buzzword for companies around the world. Every organisation, irrespective of its size, is in the lookout for making sense of the capturing data and using them for the purpose of performance improvement. Data speaks. There is some inherent meaning in the data which becomes observable when it is processed and information is got. Business analytics is the faculty of extracting information from the raw data at the disposal of the business. The main goal of business analytics is to extract meaningful insights from data that an organization at its disposal. This the business uses for strategy formulation which enable organisations to reach its strategic goal. Thus business analytics is used to extract meaningful insights from data that can drive decision making and strategy formulation. Business analytics is used for:

- ⊙ **Budgeting and forecasting:** By assessing a company’s historical revenue, sales, and costs data alongside its goals for future growth, an analyst can identify the budget and investments required to make those goals a reality.
- ⊙ **Product development (or research and development):** By understanding how customers reacted to product features in the past, an analyst can help guide product development, design, and user experience in the future.
- ⊙ **Marketing and sales:** By understanding key metrics, such as lead-to-customer conversion rate, a marketing analyst can identify the number of leads their efforts must generate to fill the sales pipeline.

⁹ Adopted from Azhar Zafri’s (2020) article available at <https://www.simplanations.in/p/snap6-chic-shampoo-the-sachet-revolution> accessed on 01/02/2022.

- ⊙ **Risk management:** By understanding the likelihood of certain business risks occurring—and their associated expenses—an analyst can make cost-effective recommendations to help mitigate them.

As such there are four types of analytics, organisations use to leverage data to create competitive advantage. This also depend on the data the organisation possesses and the information that it requires.

- ⊙ *Descriptive analytics* examines the data and after conceptualisation describes things that has already happened.
- ⊙ *Diagnostic analytics* goes deeper than descriptive analytics by seeking to understand the “why” behind what happened.
- ⊙ *Predictive analytics* relies on historical data, past trends, and assumptions to answer questions about what will happen in the future.
- ⊙ *Prescriptive analytics* identifies specific actions an individual or organization should take to reach future targets or goals.

Of the above four, prescriptive analytics is specifically relatable to achievement of strategic goal. But the four issues of business analytics are, as such, packaged together to capture data from the business environment including the market and translate them into meaningful insights so that strategic management process is aided.

Solved Case 3¹⁰

Uber is a multi billion dollar Canadian calling phone –a – cab company that launched its operations in India in 2013. Thought the company underwent some tumultuous times, Uber has outgrown its competitors in India. Business analytics is at the core of its operations and the success story. Supply optimization –optimize supply of cabs in areas of high demand –is a key component of operations at Uber. For this, *diagnostic* business analytics is used to record every search made by prospective customers. The methodology used is referred as *search surge*¹¹ which enables the user (the company and the driver) to analyze the demand for cab which is represented as search surge multiple ofx, 2x or 3x. Along with this the company uses *descriptive* business analytics whereby historical data (prior data of three or four weeks)is analyzed to identify pockets within the city that witnesses extremely high demand.

The next step, Uber focuses on is to proactively let the drivers know to move within these areas, not in real time but a 2-hour or 3-hour lag so that they can position themselves there when the demand arises.

Thus the customer experiences surge adjusted pricing model. For example, a Uber ride from Vashi, Navi Mumbai to St Xavier’s College (Mahapalika Marg, Mumbai) costs ₹450 on a Sunday while the same ride on a weekday costs ₹820¹².

The pricing mechanism is dependent on *predictive* and *prescriptive* business analytics. In order to meet the demand –supply-gap, pockets of high demand are identified from previous and the information is fed to the drivers with a lag of at least two/three hours before the peak hour so that they can be around the area when the demand hits

The result is a very successful business model that enables *superior* performance.

10 Adopted from a blog available at <https://www.upgrad.com/blog/how-uber-uses-data-analytics-for-supply-positioning-and-segmentation/> (accessed on 04/02/2022)

11 An app version is also available for the drivers which they can use to reach destinations where the demand is higher and this enables drivers to increase their income.

12 The costs mentioned are from real experiences of the author in June 2019.

Order to Cash and Customer Relationship Management (CRM)

1.6

1.6.1 Order to Cash (O2C)

An efficiently operated O2C process creates a seamless value chain between the customer and the business. The main perspective is that O2C involves customer interactions in the supply chain which is discussed in a previous section. It is noted that the customer is the last link in the supply chain and is a major link in the value chain. It is on the quality of customer satisfaction and the customer base that the success or failure of the enterprise is dependent upon. In this section and in the next section an in depth analysis is taken up which brings about operational efficiency and creates competitive advantage for the enterprise. In this section the concept of order -to -cash, also referred as O2C, therefore, may be considered as an aspect of customer relationship management which is taken up for discussion. The O2C process is depicted in figure 1.4.



Figure 1.4: The O2C Process

The O2C is an end -to -end business process that initiates with receiving and fulfilling customer orders for goods and/or services. It covers all activities regarding customer order and initiates with receipt of order and ends with receipt of payment for the customer. It ensues with the customer order and includes customer credit, fulfilment of order, invoicing of order and terminates with payment from the customer. And optimized O2C increases operational efficiency and helps the company achieve competitive advantage. The efficacy of process optimization is measured through certain Key Performance Indicators (KPIs). Researchers referred the following as the top KPIs, in case of O2C;

1. Process cycle time
2. Day sales outstanding (DSO)
3. On - time delivery performance.

It may be noted that the O2C process has become a strategic priority in the new competitive business environment. In addition to the KPI discussed above, order fulfillment performance in terms of order accuracy, shipment accuracy, and on-time shipping and financial performance in terms of reduction of receivables, collection management costs, and Days of Sales Outstanding, or DSOs are the major attributes on which the efficiency of the O2C process depends.

⦿ Importance of O2C

In the previous paragraph the KPIs of O2C are discussed. A well-managed O2C cycle is of strategic importance to the business and the business is able to reap the following benefits.

- (iv) Increase of cash flow and reduction of operating costs
- (v) Smoother and improved customer relations
- (vi) Ability to devote more time to strategic function

⊙ Best Practice which optimize the O2C process

In the previous lines the strategic importance of O2C has been discussed along with the constituents of the same. In the next few lines, the best practices of O2C - the ways which assists the chief executive officer to optimize the O2C process - are discussed.

- **Automation of administrative tasks:** With the level of technological development available today, automation of office and administration has become a basic requirement. Manual processing of administrative tasks is error prone. Automation increases efficiency and accuracy of administrative tasks. Automation increases efficiency of repetitive tasks like billing, invoice collection, payment collection, and credit management.
- **Standardization of the O2C process for the entire company:** The company should be able to standardize the O2C process for all the product lines irrespective of the size of the company. Standard measures would include efforts to decrease the O2C cycle time. Even a small diminution of the O2C cycle time would result in increased release of working capital that would relieve financial stress on the day to day activities.
- **Preparation of electronic invoices:** it is already noted that manual processing is error prone and may create inefficient operations. Electronic invoices are important aspect of the automation process and would ultimately lead to increased customer satisfaction.
- **Re-evaluation of credit policies:** According to a survey 21% of the surveyed companies make adjustments to their credit policies to minimise outstanding accounts receivables (AR) and bad debt. It is important that companies re-evaluate the credit policies in order to optimise resources, reduce credit risk, and improve cash flow. This is an important measure for ensuring a optimised O2C cycle time.
- **Efficiency in billing process:** Automated billing system along with real time billing improves customer satisfaction and improves O2C process efficiency. This is a crucial aspect in the service industry. For example, in a hospital, automated real time billing procedure facilitates quick discharge of patients and leads to customer satisfaction. Quick mitigation of any discrepancies in the billing is also an important best practice in the O2C process.
- **Automated accounts receivable:** Automated accounts receivable (AR) is the order of the day and many organisations are taking up the route as it benefits the organisation in managing repetitive tasks like scheduling payment reminders, archiving customer responses, enabling online payments and settling disputes.
- **Data management:** various data management software are being used by organisations which brings in consistency across all the sub processes of the O2C cycle. Availability of data creates a transparent environment which improves the decision making process and helps the credit management.

As such, the O2C is a complex process but digital transformation of the workplace is going to bring about a sea change in the process. Configuration of the system has become possible in the digitally transformed workplace which enables sending of automatic alerts any time exceptions occur. The O2C process is a late development and an offshoot of the larger aspect of customer relationship management, which is the topic for discussion in the next section.

1.6.2 Customer Relationship Management (CRM)

Traditional market segmentation strategy, divided the customers into subgroups or segments based on their needs,

based on which standardized products and services were designed and readied for a particular segment and delivered to that segment. However, the issue of individual customer preference took a back seat. This was the preferred norm as consumer level data was not available or was too costly which made the products and services too expensive.

Hair cutting services is a perfect example in favour of the argument put forward in the previous lines. The services of the barber were standardized and she/he offered few specific services for particular segments. But over the years the customer profiles have changed which have been recognized by barber - entrepreneurs resulting in 'hair styling' instead of the standard hair cutting services of the barber. The change is basically customization services to match the needs of each and every customer. Demographic profile of the customers and advent of the internet which provided the young generation with glimpses of the glamour world are the two main reasons for the change.

Advances in information technology, improvements in manufacturing process and advent of outsourcing practices have made the companies cross that hurdle and customer centric business processes have become the norm. CRM is a significant part of the new paradigm. The most important issues in CRM is identifying the needs of the different types of customers and developing specific strategies for each of the customers. As such insight into customer value is the basic issue in CRM. Customers are categorized as profitable or unprofitable. Strategies need to be developed either for enticing new profitable customers, safeguarding relationships with old profitable customers or terminating relationships with unprofitable customers. In order to zero down on the concept of CRM an elucidation about the misinterpretations about CRM is required which are put forward in the following few lines.

- ⊙ **Misrepresentation 1:** CRM is merely database marketing - the scope of CRM is much broader than database marketing. Though the success of CRM depends much on the database, strategic and operational CRM is not merely database marketing.
- ⊙ **Misrepresentation 2:** CRM is a marketing process - the scope of CRM extends beyond the nuances of marketing activities of market segmentation, customer acquisition, customer retention and customer development. CRM extends into selling and service functions.
- ⊙ **Misrepresentation 3:** CRM is an information technology (IT) issue - without the advent of IT, CRM would not be possible. IT may be said to be an enabler of CRM. However, the two other important parts of most CRM projects are people and process while the architecture on which it is developed is IT.
- ⊙ **Misrepresentation 4:** CRM can be implemented by any company - though strategic CRM and operational CRM can be implemented in any company, implementation of analytical CRM is not possible in all companies. Analytical CRM is based on customer-related data and in smaller companies or companies in which such customer related data are not readily available implementation of the same is not possible.
- ⊙ **Misrepresentation 5:** CRM is a technical name of loyalty schemes - in order to acquire new customers or retain old customers, business houses often offer loyalty schemes like air miles and lunch coupons and free train fare passages. These are redeemed by the customer in future. These are distributed to loyal customers (for example frequent-flyer gets admission to a loyalty programme and accumulates points which are convertible to free air miles with every travel she/he undertakes). Some CRM implementations are linked to loyalty schemes, not all of them are and it would not be wise to intermingle the two concepts. Rather loyalty schemes are a subset of the CRM implemented company wide.

Now that the issue of what CRM is not is discussed (in the previous few lines) some critical definitional issues of CRM are taken up for discussion in the following paragraph.

CRM is information technology dependant and is built around software that enable an enterprise manage customer relationships in an organised way. It is a business strategy that builds around customer satisfaction to maximise profitability. It fosters customer centric processes. CRM is becoming an important business strategy and companies are spending billions of dollars on CRM software the world over. On the basis of a report generated by Gartner

Inc. In 2012, the estimated annual spending on CRM technology was \$14 billion in 2013, and would become approximately \$18.4 billion in 2016.

There is, as such, a debate between managerial and technological issues in implementing a CRM. The managerial approach to CRM emphasises a disciplined approach to customer relationship for maintaining profitable customers may be developed with or without involvement of technology. On the other, the technological school emphasises that in a large organisation the notion of dealing with millions of customers across multiple channels is incomprehensible without systemised and upgraded information technology.

◉ Types of CRM

There are, as such, three main forms of CRM; strategic, operational and analytical. In the following few lines a brief note is added for each of them.

1. **Strategic CRM:** this is specifically a managerial concept and CRM is defined as a customer centric business strategy for attracting new customers and retaining old profitable customers. The main issue is development of a customer-centric business culture which is mainly reflected in leadership behaviours and the design of formal systems of the company,
2. **Operational CRM:** this advocates partial automation of those aspects which are interfaces with the customer such as selling, marketing and after sales service. In Figure 1.5 some applications of operational CRM are noted.

Marketing automation

- Campaign management
- Event-based (trigger) marketing
- Marketing optimization

Sales force automation

- Account management
- Lead management
- Opportunity management
- Pipeline management
- Contact management
- Quotation and proposal generation
- Product configuration

Service automation

- Case (incident or issue) management
- Customer communications management
- Queuing and routing
- Service level management

Figure 1.5: Some Applications of Operational CRM

3. **Analytical CRM:** this is a technology driven definition, applicable mainly for larger organisations. All possible data related to the customer are captured and extracted from various sources, stored in a centralised database, distributed and interpreted as and when required to enhance customer value. A repository is created which stores purchase, sales data, financial data and marketing data, which is retrieved in accordance.

The emergence of ‘big data’ is a big thing in the business environment. Though the same arose to prominence during early 2000, it is only since 2010 that ‘big data’ coupled with IT enabled analytics, became a novelty. Big data extends beyond structured data, including unstructured data of all varieties: text, audio, video, click streams, log files and more. The tools for searching, making sense of, and acting on unstructured data differ from those available for data-mining structured datasets. With the advent of big data and business data analytics analytical CRM gained superior strategic importance.

Models of CRM

A number of comprehensive models have been developed over the years. In the next few lines four models of CRM are discussed;

- (a) **The IDIC model** this was developed by Don Peppers and Martha Rogers in their book. This model suggest that companies should take four actions in order to build closer one-to-one relationships with customers:
- ⦿ **Identify** who your customers are and build a deep understanding of them.
 - ⦿ **Differentiate** your customers to identify which customers have most value now and which offer most for the future.
 - ⦿ **Interact** with customers to ensure that you understand customer expectations and their relationships with other suppliers or brands.
 - ⦿ **Customise** the offer and communications to ensure that the expectations of customers are met.
- (b) **The CRM Value Chain** - this model was introduced by Francis Buttle in his book which was published in 2004. The model constitutes five primary stages and four supporting conditions. In figure 1.6, the model is depicted. Fulfilment of the primary stages and the supporting conditions leads a company towards enhanced customer profitability. The five primary stages are sequenced to create value propositions to create and retain profitable customers. The supporting conditions enable the CRM strategy to function efficiently.

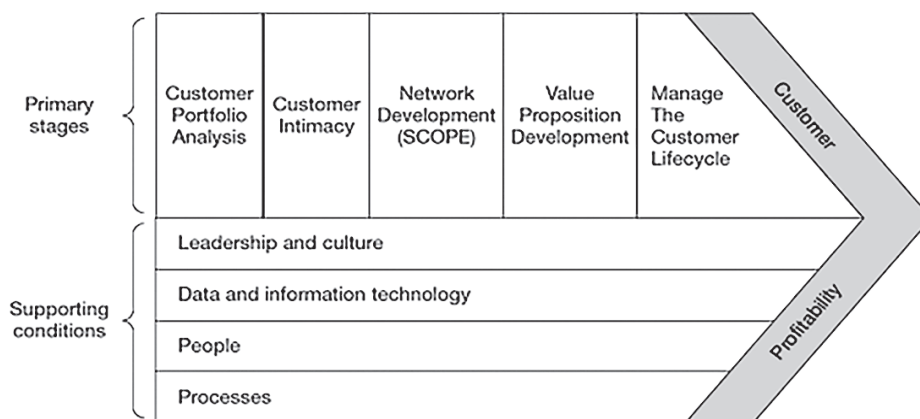


Figure 1.6: The CRM Value Chain¹³

- (c) **Payne and Frow’s 5-process model** - this model was introduced by Payne and Frow in 2103. In this model five core processes namely (1) strategy development process, (2) the value creation process, (3) the multi-channel integration process, (4) performance assessment process and the (5) information management process are identified. The first two core processes represent strategic CRM. The third process of multi-channel

13 Adopted from Customer relationship management: concepts and technologies/ Francis Buttle and Stan Maklan. – Third edition

integration represents operational CRM and the information management process represents analytical CRM. Thus the model covers up all the three aspects of CRM.

- (d) **The Gartner Competency Model** - this CRM model is a comprehensive model developed by Gartner Inc. A sketch of the Gartner's CRM competency model is presented in Figure 1.7. The model suggests eight areas (refer to the figure 1.7) for successful implementation of CRM.

1. CRM Vision	Leadership, social worth, value proposition
2. CRM Strategy	Objectives, segments, effective interactions
3. Valued Customer experience Understand requirements Monitor expectations Satisfaction vs Competition Collaboration and Feedback	4. Organisational Collaboration Culture and Structure Customer understanding People Skills, Competencies Employee Communication Partners and Suppliers
5. CRM Process	Customer Lifecycle, Knowledge Management
6. CRM information	Data analysis
7. CRM Technology	Applications and architecture
8. CRM Metrics	Cost to serve, satisfaction, loyalty, social costs

Figure 1.7: The Gartner Competency Model

Customer Profitability Analysis

1.7

One of the very basic parameters of the financial performance of a company is customer profitability. The profit generated by an organisation is dependent on the market share (quantity sold) which is directly related to the customer base. An organisation is hugely benefited by a comprehensive knowledge of customers. On the one hand the organisation would leave no stones unturned to retain an existing profitable customer. But its primary strategy is to lure in new customers as that would have a positive impact on the market share of the organisation. Another perspective is to segregate the profitable customer from the other kind and focus all the efforts towards these customers. In today's competitive business environment, the loss of a customer which negatively impacts the cash inflows are the first signs of financial distress of the company. The customer profitability analysis model (CPA) and strategically oriented customer lifetime value model (CLTV) are two models used to evaluate the financial performance of an organisation in the marketing and selling phases of the business. While CPA has tactical orientation, CLTV has a strategic orientation. In the next few lines the tactically oriented customer profitability analysis (CPA) is taken up for discussion.

1.7.1 An overview

On the basis of their survey, Seldon and Colvin (2004) noted that the top 20% of customers generate more than 120% of an organisation's profits. Meanwhile, the bottom 20% generate losses equalling more than 100% of profits. This one liner suggests the dependency of the companies on their valued customers. It is also crucial for the companies to identify the profitable customers. It is also important for the companies to identify the least profitable customers as they actually destroy value.

1.7.2 CPA - an approach road

Segmentation of the customer base on the basis of revenue generated and the costs attributable to each segment is the starting point of the analysis. Segmentation of the customer base is dependent on the database of customers along with the revenue generation and cost incurred for the said segments. Thus the analysis has to be combined with activity - based costing (ABC). Once the profitable and non-profitable segments are identified, profitable segments are maximised while non-profitable segments are reduced or eliminated. The stages for successful implementation of CPA are;

- **Step 1 – Customer segmentation** - there are two basic approaches to customer segmentation that may be used by a company.
 - (i) Demographic segmentation is based either on geographic location of the customer or age, sex and income level of the customer.
 - (ii) Psychographic segmentation is based on the need and behaviour of the customer which are noted through the attitudes and interests of the customers.
- **Step 2 – Revenue attributable to each segment** - Once segments have been identified, the annual revenue

is calculated per segment with specific reference to the products and services offered by the company. Cash discount, bulk discounts and service fees must be adjusted to the revenue before consideration of the same. This step would result in segment wise revenue generation which will make the customer analysis meaningful.

- ⊙ **Step 3 - Calculation of profit of each segment** - For the purpose of calculation of profit, costs need to be apportioned to each segment. For this purpose, activity based costing (ABC) is used to calculate the annual cost of each segment. This will involve both directly attributable product or service costs and also customer costs, including allocation of overheads, marketing, sales and distribution costs. In respect to customers, there are some costs that are not directly calculable like quality control cost, inspection cost, cost of order picking and delivery and cost of order fulfilment. ABC, which depends on cost drivers for allocation of costs, is an effective tool of assigning these costs to a particular segment.
- ⊙ **Step 4 – Analysis of profitability of customers** - Completion of step 3 implies that the customer database is complete. In this step the customer database is ranked on the basis of profitability. The profitable customers are those whose annual revenues exceed annual costs. Identification of less profitable customers or value destroying customers is the most important aspect and is the main issue which gets visible in this step.
- ⊙ **Step 5 - Development of strategies** - Once the customer database is arranged according to profitability, the next step is to develop strategies to maximise profits from the top profitable customers and eliminate non profitable customers because they are value destroyers. Strategies need to be developed to retain less profitable customers through loyalty programmes. Researchers posit two main strategies for the company to deal with the least and the non-profitable customers.
 - (i) Elimination of the customers - the non-profitable customers are value destroyers and needs to be eliminated from the database. For this the company may take various routes like raising prices and/or making them unsuitable by changing the product design and/or otherwise.
 - (ii) Inclusion of customers - though the non-profitable customer groups are value destroying, they may be turned around either by increasing revenue or decreasing costs attributable to these groups, or both. Product re-engineering is one such strategy to achieve the turnaround. Modification of packaging or changes in product design are other such strategies for the turnaround.
- ⊙ **Step 6 - Review of strategy** - The implementation of any new strategy, for example, changes in pricing, cost reduction or customer service, should be reviewed after an appropriate period to determine the impact on customer profitability.

1.7.3 Analysis of the customer profitability database

In the previous section the steps suitable for creation of a customer profitability database are discussed. Strategy formulation (based on customer profitability database) is discussed in step 5 and step 6 was all about review of strategies formulated in step 5. The customer profitability database tends to be large in case of larger organisation and the strategies mentioned in step 5 above is too simplistic especially in case of a large organisation where the customer profitability database is large. In all such cases a powerful technique referred as decision grid analysis (DGA) is used. The DGA is a graphic tool in which profitability of the customer is graphed against the volume of business (Figure 1.7). This is a major tool as it questions and provides answers to what really customer profitability is. The DGA offers the first explanation about what characterises a profitable and a non-profitable customer. For this purpose, DGA uses two particular parameters, volume of sales and contribution as a percentage of sales. Four particular segments may be identified based on the two parameters. The four segments are as follows;

1. **Loser** - this is a segment where the sales volume generated by a customer is low and along with this the contribution as a percentage of sales is also negative. This is the segment identified as the least profitable and the strategy is surely elimination of customers who fall in this segment.

Strategic Performance Management and Business Valuation

2. **Problem** - this segment comprises customers who generate negative percentage contribution but the sales volume is on the higher side and thus a turnaround strategy may be recommended. But the customers also destroy value and the company sometimes prefer a elimination strategy especially when the company is optimistic about acquisition of new customers
3. **Potential** - this segment comprises of group of customers who generate positive contribution and are thus classified as profitable but their contribution to the total sales volume is low and thus they are referred as potential as various promotional schemes including loyalty programmes would help increase the volume of sales to these customers which would make them winners (fourth segment)
4. **Winner** - this segment comprises customers who generate positive contribution as well the sales volume is the highest. These are the top profitable customers and the company strategy is to retain customers.

Illustration 1

The following information on four segments of customers is extracted from the customer database of Lotus LLP.

Sl. No	Particulars	A	B	C	D
a.	No. of units sold	60,000	80,000	1,00,000	70,000
b.	Selling Price (₹)	2	3	1	2
c.	No. of sales visits	3	3	5	10
d.	No. of purchase order	20	60	50	40
e.	No. of deliveries	12	16	25	15
f.	Kilometres per journey	20	35	10	50
g.	No. of rush deliveries		3	1	2

⊙ Cost of each activity (₹):

h.	Sales visit	2100	Per visit
i.	Order Placing	600	per order
j.	Product Handling	0.3	per item
k.	Normal delivery Cost	20	Per kilometre
l.	Rushed Delivery Cost	2000	Per delivery

Solution:

Statement showing segment wise customer profitability

Particulars	Computation	A	B	C	D
Revenue net of discount	(a × b)	1,20,000	2,40,000	1,00,000	1,40,000
Less cost					
Sales Visit	(c × h)	6,300	6,300	10,500	21,000
Order Processing	(d × i)	12,000	36,000	30,000	24,000
Product Handling	(a × j)	18,000	24,000	30,000	21,000

Particulars	Computation	A	B	C	D
Delivery	$(e \times f \times k)$	4,800	11,200	5,000	13,000
Rush Delivery	$(g \times l)$		6,000	2,000	4,000
Operating Profit	66%	78,900	1,56,500	22,500	55,000
Operating Profit/Net Revenue		66%	63%	23%	39%

The above calculation shows that while A and B are the profitable customers, D and C are less profitable. After such a customer profitability analysis, strategies would be developed by the company. In a practical scenario the situation is not as simplistic as depicted in the illustration and thus decision grid analysis (DGA) is formulated for analysis of the profitability of the customers.

Improvement of Corporate Credit Rating Score

1.8

1.8.1 Corporate Credit Rating Score - An overview

It is a natural instinct of an entity to showcase an overestimate of its financial health for which it uses various facets of creative accounting¹⁴. This makes the projected financial health less trustworthy. The simple process of letting a third party gauge the credit worthiness of the entity improves the overall financial environment as it brings in trustworthiness in the financial projection. This assessment of credit worthiness by an authorized third party is referred as credit rating or credit scoring. Though the two terms are often used interchangeably, there are some important differences between the two concepts which are summarized in the following lines;

- In credit rating, mathematical expression is not used whereas a credit score is resultant of a mathematical model. Thus, credit score is expressed as a number, while credit rating is expressed using alphabets
- Credit rating is based on experience and judgment by the credit rating agency but credit score is based on mathematical modelling.
- In measurement of credit score, historical data pertaining to the payback structure is analyzed; however, credit rating shows the ability of pay back in the future, based on the past, present and some predictable future data.
- In finance literature, the term credit score is often used in respect to individual loan seekers and credit rating is used in case of corporate borrowers.

1.8.2 Credit Rating Agencies in India (CRA)

In India, there are seven credit rating agencies, Credit Rating Information Services of India Limited (CRISIL), Investment Information and Credit Rating Agency (ICRA), Cooperative for Assistance and Relief Everywhere (CARE), India Ratings and Research Pvt Ltd, Acuite Ratings & Research, Brickwork Ratings India Pvt. Ltd. and Infometrics Valuation and Rating Pvt. Ltd., authorized by SEBI to assess credit ratings of corporates. In India around 57000 corporate entities are currently being rated regarding their credit worthiness by these seven rating agencies.

CRISIL – a division of S&P Global, an American corporation – offers corporate debt rating services along with other services in the zone of financial risk analysis. It was India's first credit rating body, founded in 1988 by ICICI & UTI. In April 2005, US-based credit score firm S&P bought the bulk of the company's shares. The company controls the market for rating corporate debt and enjoys a market share of 60%. In Table 1.1 the credit rating scale of CRISIL is presented. The figure shows CRISIL uses various rating scales for various debt instruments which is categorized as long term (highest rating indicated as AAA and lowest rating indicated as D) and short term (rating series as A1, A2, A3, A4 and D). For corporate suffix of CCR is used. And for fixed deposit schemes of corporate houses suffix of F is used. CRISIL may apply '+' (plus) or '-' (minus) signs to its long-term ratings from 'CRISIL

¹⁴Creative accounting comprises of a group of accounting techniques which are used for false representation of state of affairs of the company. (<https://www.wallstreetmojo.com/creative-accounting/>)

AA' to 'CRISIL C', to long term ratings for structured finance instruments from 'CRISIL AA (SO)' to 'CRISIL C (SO)', long term ratings for credit enhanced instruments from 'CRISIL AA(CE)' to 'CRISIL C(CE)', corporate credit ratings from 'CCR AA' to 'CCR C', and fixed deposit ratings from 'FAA' to 'FC', to reflect comparative standing within each category.

Table 1.1: CRISIL's rating scale¹⁵

Long-term rating scale	short-term rating scale	Structure Finance rating scale		Credit Enhancement Rating scale		Corporate Credit Rating Scale	Fixed Deposit rating Scale
Symbol (Rating Category)	Symbol (Rating Category)	Long-term SO instruments (rating Category)	Short-term SO instruments (rating Category)	Long-term CE instruments (rating Category)	Short-term CE instruments (rating Category)	Symbol (Rating Category)	Symbol (Rating Category)
CRSIL AAA	CRSIL A1	CRSIL AAA	CRSIL A1 (SO)	CRSIL AAA	CRSIL A1 (CE)	CCR AAA	FAAA
CRSILAA	CRSIL A2	(SO) CRSILAA	CRSIL A2 (SO)	(CE) CRSILAA	CRSIL A2 (CE)	CCR AA	FAA
CRSIL	CRSIL A3	(SO) CRSIL	CRSIL A3 (SO)	(CE) CRSIL	CRSIL A3 (CE)	CCR A	FAA
CRSILBBB	CRSILA4	(SO) CRSILBBB	CRSILA4 (SO)	(CE) CRSILBBB	CRSILA4 (CE)	CCR BBB	FB
CRSIL BB	CRSIL D	(SO) CRSIL BB	CRSIL D (SO)	(CE) CRSIL BB	CRSIL D (CE)	CCR BB	FC
CRSIL B		(SO) CRSIL B		(CE) CRSIL B		CCR B	FD
CRSIL C		(SO) CRSIL C		(CE) CRSIL C		CCR C	
CRSIL D		(SO) CRSIL D		(CE) CRSIL D		CCR D	
		(SO)		(CE)		CCR SD	

1.8.3 Improvements in Corporate Rating

It is important to note that credit rating/credit scoring is a continuous process and terminates only when the company withdraws or prematurely closes its contract with the rating agency or with the redemption of the financial instrument being rated. For example, CRISIL considers its rating as a continuous surveillance over the life of the rated facility. Factually all ratings assigned by CRISIL evaluates the credit risk associated with particular instrument till it is fully redeemed and is taken off the balance sheet of the entity. There are continual changes in the financial profile of the issuer company. Thus there cannot be fixed validity of the corporate rating reports. Any change in rating is published by the rating agency on its website and is also communicated to the issuer company on a real time basis.

On the basis of the change in the financial profile of the issuer entity there is either improvement in rating also known as upgradation or decline in credit worthiness represented through a degradation of corporate rating. Since credit rating signifies the credit worthiness of an enterprise an expansion of financial risk (especially credit risk) management in the entity leads to an improvement in credit rating

1.8.4 A brief note on Credit Score

A discussion on corporate credit rating is incomplete without a brief note on a similar issue; credit score, which is

¹⁵ Adopted from <https://www.crisil.com/mnt/winshare/Ratings/SectorMethodology/MethodologyDocs/criteria/Understanding%20CRISILs%20Ratings%20and%20Rating%20Scales.pdf> (accessed on 04/01/2022)

also its counterpart. In the following lines a brief note on credit scores is presented. Some basic differences between the two is summarized in above section.

It may be pointed out that a credit score, which is mathematical expression of credit worthiness, is used particularly to assess an individual's personal credit health. It indicates the individual's ability to undertake a certain load and his or her ability to honor the terms and conditions of the loan, including the interest rate and repayment schedule. A credit score for individuals is used by banks, credit card companies, and other lending institutions that serve individuals with credits. One of the earliest and important credit score is the FICO¹⁶ score which is used in US. It is a three-digit number based on the information in the credit report of a potential borrower. It aids lenders determine the likelihood of potential borrowers' repaying capacity. As such, the creditworthiness of the individual customer is represented through the three-digit number on the basis of which interest rate, loan eligibility and loan term available to the particular potential borrower is presented. A list of the FICO scores is stated in table 1.1.

Table 1.2: FICO score ranges

Score Range	Rating	Description
Less than 580	Poor	Score of less than 580 implies that the Your score is well below the average score of U.S. consumers and demonstrates to lenders that you are a risky borrower.
580-669	Fair	Your score is below the average score of U.S. consumers, though many lenders will approve loans with this score.
670-739	Good	Your score is near or slightly above the average of U.S. consumers and most lenders consider this a good score.
740-799	Very Good	Your score is above the average of U.S. consumers and demonstrates to lenders that you are a very dependable borrower.
800+	Exceptional	Your score is well above the average score of U.S. consumers and clearly demonstrates to lenders that you are an exceptional borrower.

In India, CIBIL Score was introduced in 2007 as the country's first risk scoring model for financial institutions by Trans Union CIBIL Limited. The company was set up in 2000 in pursuant to recommendations of RBI. The CIBIL Score, designed on similar lines as the FICO, is a 3-digit number which signifies a summary of the customers' credit history. The score is derived from data available with CIBIL Report and ranges between 300 to 900. A higher score signifies higher chances of loan application of the customer getting approved. Also the customer gets better terms for her/his loan from the financial institutions. The credit score depends on four aspects;

- (a) **Payment History:** payment records of the potential borrowers are analyzed to find any defaults or delayed payments. These negatively impacts the credit score
- (b) **High credit card balance:** higher outstanding balance in credit card implies higher credit availed by the customer. This negatively impacts the credit score.
- (c) **Credit mix:** a proportionate mix between secured loans (auto loans and housing loans) and unsecured loans (personal loans and credit card loans) have a positive impact on the score.
- (d) **Increase in debt burden:** more and more loans queries by the potential borrower increases the debt burden of the potential borrower which negatively impacts the credit score.

¹⁶ In 1989 Fair Isaac and Company (known as FICO) developed an algorithm which generates the FICO® Score (<https://www.myfico.com/credit-education/blog/history-of-the-fico-score>).

Exercise

A. Theoretical Questions

⊙ Multiple Choice Questions

- 1) Performance management is a key concept in the field of _____
 - C. Human resource management
 - D. Financial management
 - E. Technical analysis
- 2) Operation management
 - A. The most important issues of performance management are
 - B. It is a continuous process
 - C. Alignment with strategic goal
 - D. Both (a) and (b)
 - E. None of the above
- 3) The _____ ratios are used to compare financial statements of different size companies or the same company over different periods.
 - A. Common size
 - B. DuPont
 - C. Liquidity
 - D. P/E
- 4) Trend analysis is an important tool of financial statement analysis and is also known as _____
 - A. Horizontal analysis
 - B. Vertical analysis
 - C. Pyramid method
 - D. None of the above
- 5) _____ is an important aspect of well-defined Procure to Pay process
 - A. Supply chain management
 - B. Strategic management
 - C. Operations management
 - D. Vendor management
- 6) Vendor relationship management is an extension of the _____ relationship
 - A. Supply chain management
 - B. Buyer –supplier
 - C. Porter’s value chain
 - D. Value analysis
- 7) _____ is also referred as the ‘focal’ company is supply chain management
 - A. Original equipment manufacturer

Strategic Performance Management and Business Valuation

- B. Original band manufacturer
 - C. Both (a) and (b)
 - D. None of the above
- 8) Reverse mapping is a bottom up approach used in _____
- A. Strategy formulation
 - B. Strategy implementation
 - C. Formulation of operational plan
 - D. Formulation of tactical plan
- 9) The top key performance indicators (KPIs) of the Order to Cash (O2C) are
- A. Process cycle time
 - B. Days sales outstanding (DSO)
 - C. On-time delivery performance
 - D. All of the above
- 10) The main forms of Customer Relationship Management (CRM) are
- A. Strategic CRM
 - B. Operational CRM
 - C. Analytical CRM
 - D. All of the above

Answer:

1	2	3	4	5	6	7	8	9	10
A	C	A	C	D	C	C	A	D	D

Short Essay Type Questions

- a) Present the procure – to – pay (P2P) process through a flow chart and summarize.
- b) Define the ‘links’ in the supply chain management
- c) Define the four intrinsic flows of the supply chain.
- d) Differentiate between Credit rating and Credit scoring. Also write a brief note on Credit Score.
- e) Write a brief note on the use of Business analytics in reverse mapping.
- f) Briefly discuss the stages of Order to Cash (O2C) process.
- g) Summarize the five misrepresentation of Customer –Relationship –Management (CRM).
- h) Write note on the models of CRM.
- i) Briefly discuss the stages for successful implementation of Customer Profitability Analysis (CPA).
- j) State the important of the decision grid analysis (DGA) in Customer Profitability Analysis (CPA).

B. Numerical questions

⊙ Comprehensive Numerical Problems

- An analyst would like to evaluate Lenovo Group's efficiency in collecting its trade accounts receivable during the fiscal year ended 31 March 2022. The analyst gathers the following information from Lenovo's annual and interim reports:

Particulars	₹ in Thousands
Trade receivables as of 31 March 2021	4,82,086
Trade receivables as of 31 March 2022	10,21,062
Revenue for year ended 31 March 2022	16,604,815

Calculate Lenovo's receivables turnover and number of days of sales outstanding (DSO) for the fiscal year ended 31 March 2022.

- Ritter Corporation's accountants prepared the following financial statements for year-end 2022:
 - Explain the change in cash during 2022.
 - Determine the change in net working capital in 2022.
 - Determine the cash flow generated by the firm's assets during 2022.

Ritter Corporation Income Statement for the year ended 31 st March 2022	
Particulars	₹ in Thousand
Revenue	785
Expenses	575
Depreciation	90
Net Income	120
Dividends	95

Ritter Corporation		
Balance Sheet as at	₹ in Thousand	
	31/03/2021	31/03/2022
<u>Assets</u>		
Cash	80	60
Other Current Assets	185	170
Net Fixed Assets	405	385
Total Assets	670	615
<u>Liabilities and Equity</u>		

Accounts payable	140	125
Long term debt	160	150
Shareholder's equity	370	340
Total liabilities and equity	670	615

3. The following is the summarised Income Statements for two consecutive years of SUCASA plc.

Particulars	Year 1 (₹)	Year 2 (₹)
Turnover	70000	100000
Less cost of sales	42000	55000
Gross Profit	28000	45000
Less Expenses	21000	35000
Net Profit	7000	10000

Mr Takamoto, the owner of the company is happy that the net profit is maintained at the same percentage over the two-year period. But his brother Mr Okaido, who is currently doing his MBA from a reputed Institute would like to look into the numbers. What do you think would be the analysis made by Mr Okaido regarding the numbers? Do you think the views of Mr Takamoto is factually correct?

Unsolved Case

Lafarge UK | Developing a sustainable supply chain to add value

Introduction

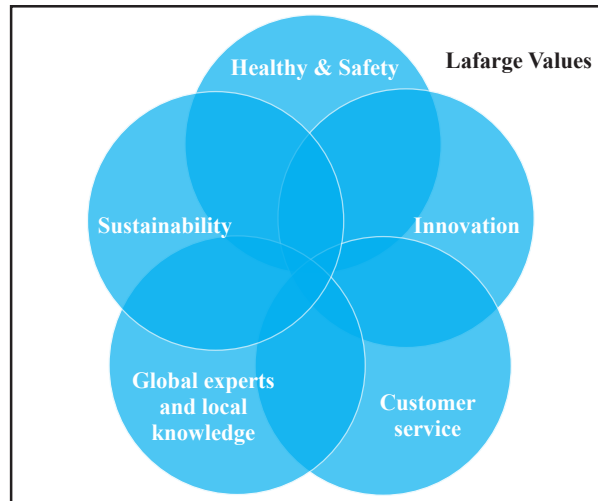
Lafarge may not be a company name that you would quickly recognise but its products and expertise have helped to create some of the UK's biggest infrastructure projects, including the M25 motorway, the Channel Tunnel, Canary Wharf in London and several UK power stations.

The Lafarge Group is the world's largest supplier of building materials and has a global reputation for developing creative and innovative products, services and solutions. The company produces essential products – cement, aggregates and concrete – which are integral to society. Cement and concrete are basic materials in all walks of life – everyone relies on the country's infrastructure such as roads, hospitals, power stations, housing and railways.

The Group employs over 68,000 people in 64 countries and Lafarge's four Business Units in the UK (Cement, Aggregates, Readymix concrete, and Asphalt) have nearly 3,000 employees working across more than 200 sites around the country. As market leader, it holds around 40% of the UK cement market.

Lafarge's business is based on its core values. These, along with highly skilled and experienced people, provide the platform for operating safely and responsibly.

Lafarge is facing many interesting challenges. As a major extractor of raw materials in the primary sector, issues of sustainability and corporate social responsibility are of high importance. The drive for increased sustainability affects every part of Lafarge's activities – from extraction and manufacture, to transport and delivery, to waste reduction and restoration. In recognition of its high record of achievement, Lafarge has won several major industry awards in the UK, including one from the Environment Agency for its work on recycling water.



Managing health and safety for employees, contractors, the wider public and the environment throughout these processes is vital. Lafarge believes that ‘No task is so important that anyone should get hurt doing it’ (Dyfrig James, President Lafarge UK). It has a stated goal of ‘Zero Harm’ – that is, zero accidents, incidents or job-related illness. This objective applies to employees, its supply chain and the public.

Together, the drive for increased sustainability, coupled with a continuous focus on health and safety, is generating a need for high quality recruits at both graduate and apprentice levels. They will provide the creative solutions that the business and the industry need to meet these challenges. Such recruits are needed, not just in science or engineering, but also in manufacturing and commercial parts of the business.

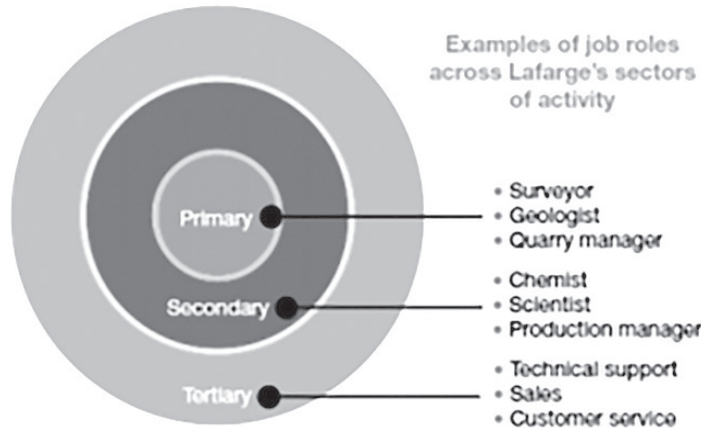
This case study¹⁷ will explore how Lafarge UK is active in all three sectors of industry and how it manages the need to develop the business alongside protecting the environment and respecting local communities.

Sectors of industry and sustainable supply chains

Business activities may be classified by the type of production that takes place. All activities fall into one of the following three sectors of industry:

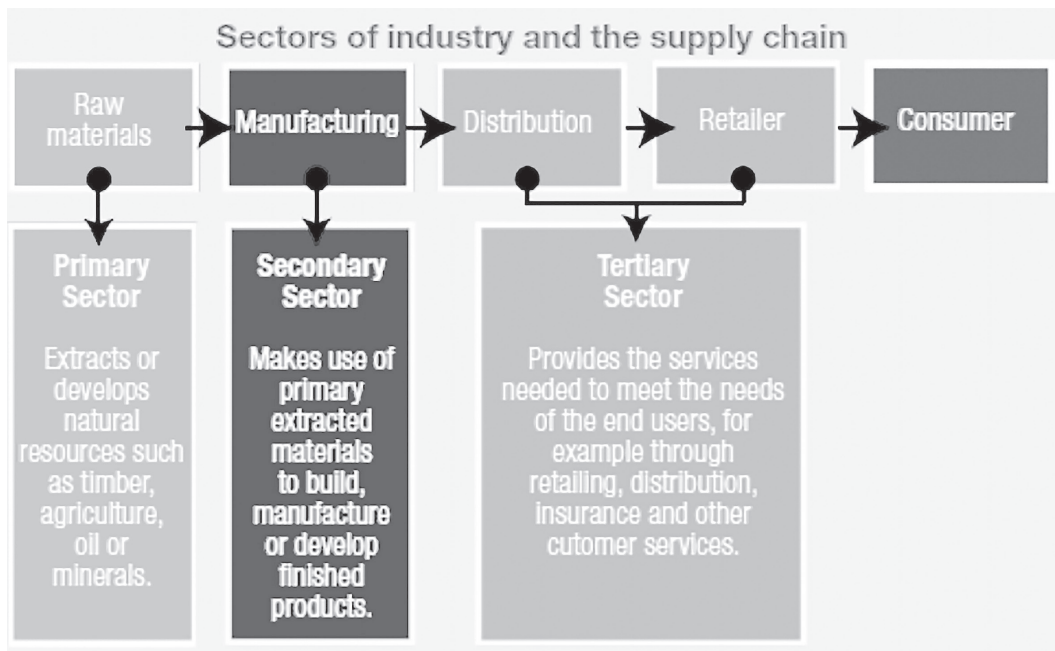
- ⊙ Primary – involving the extraction of raw materials or the growing of crops
- ⊙ Secondary – involving a transformation of raw materials into finished goods
- ⊙ Tertiary – covering the provision of services.

¹⁷ This case study is abstracted from The Time 100 Business Case Studies (17th Edition) [<http://www.thetimes100.co.uk/>]



Since the C19th, the balance of UK activity overall has been changing, moving to an increasingly service-orientated economy. Industries such as mining (primary) and manufacturing (secondary) have reduced due to cheaper goods from overseas competitors.

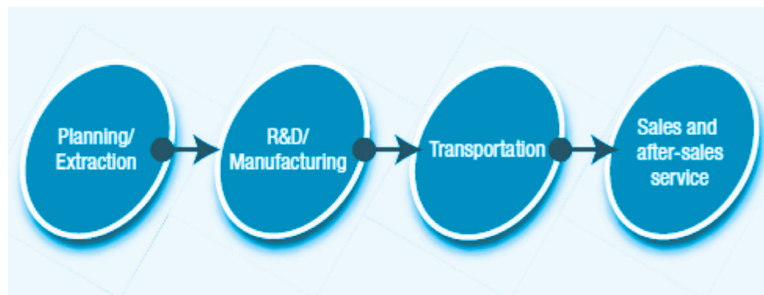
In 2011, the primary sector accounted for 1.4% of UK GDP, the secondary sector for around 22% of GDP, with the tertiary sector dominating with just over 76% of GDP. However, certain key industries in the UK, such as steel and cement, have experienced growth, with new technologies and innovation driving demand. Lafarge therefore needs more people with both specialist and generalist skills to meet that growth.



The interdependence between the sectors is known as the ‘chain of production’. This identifies the interlinked stages that a product goes through from raw materials to arriving at the final customer.

Each stage adds value to the previous one. A sustainable supply chain aims to ensure that the business is conducted in a manner which can be maintained in the future and which does not impact adversely on future generations. The key challenge is to deliver products and services that give value to the business and the customer, whilst maintaining a positive environmental impact.

Lafarge operates in all three sectors of its industry, extracting raw materials, manufacturing finished goods and providing sales and after-sales service for customers. In this way, Lafarge is able to take control of and manage not just operational efficiencies but also quality, health and safety and its impact on the environment.



Primary sector

Cement is a product that originally dates back to the Egyptians and Romans. However, since its ‘rediscovery’ in the C19th, it has been evolving in response to new technology and innovation

resulting in the complex product of today. In a typical year, the UK mineral products industry contributes to the building of 160,000 new homes, improvements to water services and the maintenance of the UK road and rail networks. There are around 1,300 quarries and manufacturing sites in the UK producing £5bn worth of products each year. Over 80% of the raw materials used in its processes come from Lafarge’s own operations and are therefore under its direct control. This integrated supply chain ensures Lafarge can manage quality, quantity and guaranteed delivery through its own activities. In its primary sector activities, Lafarge’s extraction processes involve drilling or controlled explosions to blast limestone, granite, shale or clay from quarries. This provides the raw ingredients required to make cement, aggregates and concrete. The rock is transported to a crusher to produce the different sizes of rock needed to suit different products for customers. Lafarge is committed to sourcing its materials and managing extraction in the most responsible and sustainable way possible.

Rock quarries are usually operated for many decades and then restored. Sand and gravel quarries are shallower than rock quarries and can be worked in stages. This means the land is used and restored in phases. As the majority of raw materials to make cement comes from new quarries, Lafarge is also investigating how it can reduce dependence on these sources. It is looking at ways of treating waste and by-products from other industries to replace natural materials. This is an important aspect of its sustainable practices. In addition, it works with external bodies such as the Environment Agency in the planning stages of assessing a new quarry site. This means Lafarge can take into account key issues affecting the environment from the outset. At the end of the quarry’s life, Lafarge is committed to

the restoration of land. For example, it uses recovered inert waste from its extraction and waste management processes as part of the restoration process. It then works in partnership with other organisations (such as the Staffordshire Wildlife Trust) to re-use the land for the good of the community and to provide a lasting legacy. For example, the National Memorial in Staffordshire is on a former quarry site. Lafarge has also been involved in managing 34 SSSIs (Sites of Special Scientific Interest), as well as creating award-winning parks, lakes and education centres. Over 700 SSSIs have been developed in the UK from former sites of mineral operations.

Secondary sector

A business will aim to add value (both financial and non-financial) as a product moves from inputs to outputs across the three sectors of industry.



Globally Lafarge invests over 170 million Euros every year into research and development. This makes it one of the world's leading research and development companies. This investment helps to provide ongoing innovation in its secondary sector production processes which benefits customers. Its skilled chemists and scientists work in laboratories across the UK. For example, it created a self-compacting concrete called Agilia®. This saves customers' time and money in the construction process.

It creates value for the client due to less time being needed for application and lower costs of equipment. This also contributes to a healthier environment for construction workers. The manufacturing process to create cement involves heating the raw materials to a very high temperature, grinding the clinker finely and adding different minerals to the resulting cement to give different properties. Important properties customers look for include increased resistance to weather or a higher quality finish.

Lafarge is the leader in the development of low carbon cement products and has five main manufacturing locations, producing five million tonnes of cement each year. By its nature, cement manufacturing consumes large amounts of non-renewable resources and also generates CO₂. Lafarge is therefore committed to reviewing its processes to reduce its impact on the environment. Its production plants are certified under British Standards for both quality and environmental management. One way in which Lafarge helps to minimise its impact and emissions is by having on-site concrete production plants for large-scale projects. This is more efficient and enables Lafarge to provide continuous supply throughout the life of the project. As a major user of significant amounts of water in its processes, Lafarge is also piloting 'water footprint' assessments. These aim to use water more efficiently and reduce consumption where possible. Other examples of Lafarge's 'best practice' include: using the fly-ash waste product from iron and steel smelting to make low-carbon cement using alternatives to fossil fuels (such as chipped used tyres) in the kiln heating process investing in more efficient manufacturing units offering a cement recycling service to customers for unused, outdated bags of products.

Lafarge also takes innovation right through the supply chain into its packaging. Its weather-resistant plastic

packaging is easier to handle and is tear-resistant. Both effects benefit customers. Plastic packaging for cement, perhaps surprisingly, is more sustainable than paper as less material is lost through damaged bags, which is better for the environment.

Tertiary sector

At the later stages of the supply chain, Lafarge's activities in the tertiary (or service) sector range from transporting finished goods to providing a specialist advice and after-sales service for customers. This ensures they get the best use of the products.

Lafarge supplies its products in large volumes to intermediaries, such as local authorities or building companies, where the products are used on major projects. An example is Terminal 5 at Heathrow Airport.

Lafarge uses different means of transport – road, rail and water – to help it reduce carbon emissions wherever possible. Lafarge has a fleet of road vehicles for transporting bulk cement. It has modernised

the fleet to increase the loads each tanker can carry in order to reduce the number of vehicles on the road and reduce emissions. Of its nationwide network of 14 depots, 11 have direct rail access. More than one million tonnes of cement a year is moved by rail, more than any other company. This removes hundreds of thousands of vehicles off the roads each year, reducing congestion, pollution and CO2 emissions. Lafarge is also an expert in transporting by water. One important area of added value for customers is through Lafarge's Construction Solutions and Contracting services. Its technical sales people, along with IT, purchasing and customer service teams, provide ongoing support and advice for customers:

Lafarge Contracting specialises in providing asphalt-based solutions for surfacing projects. These might be as wide-ranging as car parks, race tracks, bus lanes, housing developments and airport runways.

Construction Solutions uses all Lafarge's expertise, from aggregates to cement, to offer a 'one-stop-shop' service. This provides all the expertise and materials to take a project from initial design, through production, to finished installation in one combined service.

Lafarge continues to demonstrate its innovation and sustainability in the tertiary sector. As part of its sustainability plans, Lafarge goes beyond simply managing or restoring its extraction sites. By adopting the principles of re-using waste products from other industries, Lafarge can respond to environmental challenges in a sustainable way:

Its energy recovery service recycles used tyres for fuel.

Landfill sites have processes for separating out waste in order to recover re-usable materials.

Conclusion

To generate the cement and concrete that the building industry needs, it is necessary to extract raw materials from the earth. In order to minimise the impact its activities have on the environment and create a sustainable business, Lafarge has put in place principles and best practices across its integrated supply chain. By focusing on re-use, recycling and reducing emissions in every stage, from initial planning of a quarry, to final restoration of the land, Lafarge is maintaining a sound business whilst respecting the environment and supporting local communities. Lafarge

Strategic Performance Management and Business Valuation

continues to be heavily involved in restoration projects such as the newly completed Chalk Grassland project in Kent which has restored 40 hectares of grassland for sheep grazing. It is also in partnership with the RSPB on a prospective project at the Dunbar Works in Scotland, where the quarry site is being transformed into a nature reserve.

Read the case carefully and answer the following questions

State the three main sectors of industry and give one example of each from the case study (2 marks)

Describe two ways in which Lafarge is acting sustainably. (4 marks)

Analyse how Lafarge uses its supply chain to help add value. (6 marks)

Evaluate the extent to which Lafarge's investment in researching and developing sustainable practices benefits the business, its customers and society. (8 marks)

References

- 3rd Party Risk.pdf. (n.d.). Retrieved 3 January 2022, from <https://chapters.theiaa.org/spokane/Documents/3rd%20Party%20Risk.pdf>
- Bost, D. (2018, July 10). Big Data Analytics: The best disruptive thing you can do to your organization. Medium. <https://medium.com/@devin.bost/big-data-analytics-the-most-disruptive-thing-you-can-do-to-your-organization-42fd4a52d86d>
- Čermák, P. (2015). Customer Profitability Analysis and Customer Life Time Value Models: Portfolio Analysis. *Procedia Economics and Finance*, 25, 14–25. [https://doi.org/10.1016/S2212-5671\(15\)00708-X](https://doi.org/10.1016/S2212-5671(15)00708-X)
- Chan, T. K., & Theong, M.C. (n.d.). A Review of the Performance of the Malaysian Construction Industry. 11.
- Chew, W. B. (1988, January 1). No-Nonsense Guide to Measuring Productivity. *Harvard Business Review*. <https://hbr.org/1988/01/no-nonsense-guide-to-measuring-productivity>
- Coelli, T., Rao, D. S. P., & Battese, G. E. (1998). *An Introduction to Efficiency and Productivity Analysis*. Springer US. <https://doi.org/10.1007/978-1-4615-5493-6>
- COMARCH ICT - BEST PRACTICES FOR EFFECTIVE & EFFICIENT VENDOR MANAGEMENT.pdf. (n.d.). Retrieved 3 January 2022, from http://docs.media.bitpipe.com/io_13x/io_134472/item_1450330/COMARCH%20ICT%20-%20BEST%20PRACTICES%20FOR%20EFFECTIVE%20%26%20EFFICIENT%20VENDOR%20MANAGEMENT.pdf
- Credit Rating Agencies in India [UPSC Notes]. (n.d.). BYJUS. Retrieved 4 February 2022, from <https://byjus.com/free-ias-prep/credit-rating-agencies-in-india/>
- Difference Between Productivity and Efficiency (with Comparison Chart). (2018b, January 15). Key Differences. <https://keydifferences.com/difference-between-productivity-and-efficiency.html>
- Evolution of Performance Management. (n.d.). Retrieved 26 November 2021, from <https://www.managementstudyguide.com/performance-management-evolution.htm>
- Harvey, J. (n.d.). Customer Profitability Analysis Topic Gateway. 11.
- Hayes, R. H. (1985, November 1). Strategic Planning—Forward in Reverse? *Harvard Business Review*. <https://hbr.org/1985/11/strategic-planning-forward-in-reverse>
- How Uber Uses Data Analytics For Supply Positioning & Segmentation. (2016, December 26). UpGrad Blog. <https://www.upgrad.com/blog/how-uber-uses-data-analytics-for-supply-positioning-and-segmentation/>
- Jayamaha, A. (n.d.-b). PRODUCTIVITY AND EFFICIENCY MEASUREMENT MODELS: IDENTIFYING THE EFFICACY OF TECHNIQUES FOR FINANCIAL INSTITUTIONS IN DEVELOPING COUNTRIES. 22.
- Peppers, D., & Rogers, M. (2004b). *Managing Customer Relationships: A Strategic Framework*. John Wiley & Sons.
- Productivity Vs Efficiency: What's the Difference? (n.d.). FreshBooks. Retrieved 3 December 2021, from <https://www.freshbooks.com/hub/productivity/productivity-vs-efficiency>

- Quayle, M. (Ed.). (2006). Purchasing and supply chain management: Strategies and realities (1st ed). Idea Group Publ.
- Selden, L., & Colvin, G. (2004). Killer Customers: Tell the Good from the Bad and Crush Your Competitors. Portfolio/Penguin. <https://books.google.co.in/books?id=PtUEGQAACAAJ>
- STRATEGIC PERFORMANCE MANAGEMENT. (n.d.). Google Docs. Retrieved 5 January 2022, from https://docs.google.com/document/d/1D-a6Bw4xsqSOOsaqHhc2VoSjU4wzuhuzODEeE2uthkQ/edit?oid=100511762003194598413&usp=docs_home&ths=true&usp=embed_facebook
- Strategy Maps: Converting Intangible Assets into Tangible Outcomes. (n.d.). Harvard Business Publishing. Retrieved 31 January 2022, from <https://hbsp.harvard.edu/product/1342-HBK-ENG>
- The Strategy-Focused Organization: How Balanced Scorecard Companies Thrive in the New Business Environment ^ 2506. (n.d.). HBR Store. Retrieved 31 January 2022, from <https://store.hbr.org/product/the-strategy-focused-organization-how-balanced-scorecard-companies-thrive-in-the-new-business-environment/2506>
- Thunell, T. (n.d.). Performance Management – An Introduction. 26.
- Vendor Relationship Management | Strategy and Best Practices [2021]. (2021, July 25). Kissflow. <https://kissflow.com/procurement/vendor-management/vendor-relationship-management/>
- What you Should Know About the Order-to-Cash Process. (n.d.). Salesforce.Com. Retrieved 4 January 2022, from <https://www.salesforce.com/in/resources/articles/what-to-know-about-order-to-cash-process/>

Performance Measurement, Evaluation and Improvement Tools

2

This Module Includes

- 2.1 Balanced Score Card**
- 2.2 Du-Pont Analysis and RONA Model**
- 2.3 Bench-marking & Bench Trending**
- 2.4 Six Sigma and Lean Management**
- 2.5 Statistical Quality Control (SQC)**
- 2.6 Plan-Do-Check-Action (PDCA)**
- 2.7 Management Information System in a Digital Environment**
- 2.8 Total Productivity maintenance**
- 2.9 Total Quality Management**
- 2.10 Data Envelopment Analysis**

Performance Measurement, Evaluation and Improvement Tools

SLOB Mapped against the Module

To create an in-depth understanding about emerging issues which enable a company to achieve its long term objective of 'superior performance' and 'expanding market share' (CMLO 1a, 1b).

Module Learning Objectives

After studying the chapter, the students will be able to –

- Identify the emerging tools and techniques of performance measurement.
- Conceptualize the importance of Balanced Score Card as a performance management technique.
- Appreciate emerging issues in quality management and their linkage with performance management.
- Gather fundamental knowledge of the technique of Data Envelopment Analysis (DEA) and its linkage with performance management.

In order to sustain for a long period, it is essential for an organisation to outgrow its competitors. This specific goal is referred as the strategic goal. Performance management assists organizations to move along the strategic direction towards its specified strategic goal. It creates an enabling environment where everyone in the organisation acts in a holistic manner and this helps organizations to gain competitive advantage. In an earlier module it is posited that performance need to be measured and reported before it can be managed. Performance management is directed towards improvement of performance at various levels. The discipline of performance management comprises of two specific viewpoints;

People Performance Management (PPM) – the employees are one of the most important stakeholders of the organisation and contributes handsomely to the strategic goal. Alignment of performance of employees and improvement of corporate performance is crucial and provides the organisation with its much desired strategic direction. Strategic goals, which are set at the top management level, needs to be communicated at every level of the employees and all employees must unanimously agree upon the performance measures implemented in the organisation. PPM acts as an umbrella for the communication process, the standard setting process and the performance measurement agreed upon.

Corporate Performance Management (CPM) – this focusses on performance of the entire organisation and is also referred as Enterprise Performance Management (EPM) or Strategic Performance Management (SPM). It is defined as a set of management processes that help the organisation define and execute its strategy. There are various tools and techniques of SPM; some which are Balanced Scorecards, KPIs, analytics, budgeting and forecasting, benchmarking, business excellence models, statistical quality control, Six Sigma, Lean, total quality management, total productive maintenance enterprise risk management, project or programme management, and performance reporting.

In this module some of the important tools and techniques of SPM is discussed upon.

Balanced Score Card

2

2.1.1 Introduction

In 1984, R. Edward Freeman's book, 'Strategic Management- A Stakeholder Approach' brought in a new paradigm in the business environment. In his book, Freeman observed inconsistencies between the traditional models of businesses practice and the rapid changes that was occurring in the business environment in the 1980s. The author propagated a new conceptual framework, the "stakeholder theory"¹. This was in sharp contrast to the 'stockholder approach'² which premised on the agency theory and propagated the traditional Shareholder Wealth Maximisation (SWM) as the sole responsibility of the firm. Thus there was a consensus amongst the corporations and the researchers that the traditional performance-measurement approaches, based on financial accounting measures, were becoming outmoded.

In 1990, the Nolan Norton Institute³ undertook a one-year study, on the basis of data available from twelve companies, primarily because of inconsistencies in traditional business practice advocated in the stockholder approach. The study, "Measuring Performance in the Organization of the Future", was headed by David Norton, CEO of Nolan Norton, and Robert Kaplan⁴ acted as the academic consultant. The study was based on a unanimous argument that that excessive reliance on traditional financial performance measures were deterring the value creation process of organizations. This is inevitable as the traditional stockholder approach considers the shareholder as the protagonist for whom value is created by the firm, but the stakeholder approach argued that the modern firm has to create value for a number of stakeholders in addition to the investors (shareholders) in order to become relevant in the new business paradigm.

2.1.2 Evolution of Balanced Scorecard (BSC)

In order to develop a new performance measurement model, the study group met frequently with various industry experts throughout 1990. The genesis of the BSC is the 'Corporate Scorecard' which was first used by Analog Devices Inc⁵. The company used a scorecard which in addition to the traditional financial measures, used various

- 1 The stakeholder theory is an alternative way to understand the firm, in sharp contrast to traditional models which either: a) depicted the world of managers in more simplistic terms (e.g. dealing with employees, suppliers, and customers only), or b) which claimed the firm existed to make profits and serve the interests of one group (i.e. shareholders) only.
- 2 The world renowned economist, Milton Friedman, who received his Nobel Memorial Prize in 1976 was one of the protagonist of the 'stockholder' approach. His famous paper "The Social Responsibility of Business is to Increase its Profits" was published in the New York Times Magazine in September 13, 1970. This paper is based on the argument that the shareholders are the principals and the managers acts as mere agents.
- 3 Nolan Norton Institute is the research wing of the KPMG.
- 4 Robert S. Kaplan is Senior Fellow and Marvin Bower Professor of Leadership Development, Emeritus at the Harvard Business School. [<https://www.hbs.edu/faculty/Pages/profile.aspx?facId=6487>]
- 5 Analog Devices, Inc. (ADI), also known simply as Analog, is an American multinational semiconductor company specializing in data conversion, signal processing and power management technology, headquartered in Wilmington, Massachusetts.

performance measures (customer delivery times, quality and cycle times of manufacturing processes, and effectiveness of new product developments) for gauging the tangible rate of progress of the company⁶. The one-year study along with the feedback from leading companies led to an expansion of the scorecard and resulted in the comprehensive Balanced Scorecard (BSC). The term 'Balanced' refers to the fact that the model provided a suitable balance between short-and long-term objectives, financial and nonfinancial measures and internal and external performance perspectives. Norton and Kaplan first authored an article entitled "The Balanced Scorecard—Measures That Drive Performance," which was published in the Harvard Business Review in 1992. This is the first published document on BSC and documented the results of the yearlong study. After this, the next round of developments started with the implementation phase when the proponents of the BSC model contacted various CEOs requested them to implement the model in their organisations. The targeted companies were trying to improve the performance of existing processes through traditional measures but failed to identify the strategic issues that were crucial for success. The authors published their second article "Putting the Balanced Scorecard to Work," in 1993 where they zeroed down on the key measures for the implementation of the BSC. Various organisations started implementing the BSC and slowly the BSC evolved from an improved measurement system to a core management system. The various aspects of the implementation phase were summarized by the authors in their third article, "Using the Balanced Scorecard as a Strategic Management System," which was published in the Harvard Business Review in 1996.

2.1.3 BSC – An Overview

A company's success is relational to the realisation of its vision and mission. BSC augments the process of translation of a business's vision, mission and strategy into tangible objectives and measures. BSC stresses that financial and nonfinancial measures must be part of performance measurement system at the strategic level as well as the operational level. BSC is a disciplined and holistic system for managing strategy which balances traditional financial measures with strategic measures. The basic premise of the measure is that it endeavours a balance between the financial measures for shareholder wealth maximisation, operational measure for customer satisfaction, and internal business processes. It is a set of financial and non-financial measures relating to company's critical success factors. As a management tool it helps companies to assess overall performance, improve operational processes and enable management to develop better plans for improvements. BSC does not focus solely on achieving financial objectives. It is an approach, which provides information to management to assist in strategic policy formulation and achievement.

BSc is more than a tactical or an operational measurement system. It is used by implementing companies as a strategic management system for accomplishment of the long term mission and vision. The companies which implement the BSC uses the measurement focus of the scorecard to accomplish the following four critical management processes:

1. Clarify and translate vision and strategy
2. Communicate and link strategic objectives and measures
3. Plan, set targets, and align strategic initiatives
4. Enhance strategic feedback and learning

The aim of scorecard is to provide a comprehensive framework for translating company's strategic objectives into a coherent set of performance measure indicators.

The BSC framework comprises in-depth analysis four specific question, which structures the model into four perspectives (Table 2.1)

⁶ R. S. Kaplan, "Analog Devices: The Half-Life Metric," Harvard Business School Case #9-190- 061, 1990

Table 2.1: Four Questions and Four Perspectives

Four Questions	Four Perspectives
How do customers see us?	Customer perspective
What must we excel at?	Internal business perspective
Can we continue to improve and create value?	Learning and growth perspective
How do we look to shareholders?	Financial perspective

Though the BSC model stresses on a handful of critical measures within each perspective, addition of new measures is encompassed in the model whenever a worthwhile suggestion is acknowledged.

2.1.4 Four Perspectives of BSC

BSC provides CEOs with a comprehensive framework that translates a company's vision and strategy into a coherent set of performance measures. Organisations adopt mission statements to communicate fundamental values and beliefs to the stakeholders. Traditional performance measurement models assist to gauge the organisation's efforts in realisation of the mission and strategy. BSC is more than a measurement system. In BSC, traditional financial measures based on past performance are retained. In order to encompass new drivers of future financial performance, BSC introduces customer, internal-business-process, and learning and growth perspectives for translation of the organization's strategy into tangible objectives and measures. Thus the model embraces four perspectives for measurement of organizational performance which are (a) Financial, (b) Customers, (c) Internal Business Process, and (d) Learning and Growth. The four perspectives along with the linkages is presented in figure 2.1

- 1. Financial:** The financial perspective serves as the focus for the objectives and measures for the objectives and measures in the other scorecard perspectives. This perspective is concerned for profit of the enterprises. Under this perspective the focus will be on financial measures like operating profit, ROI, residual income, economic value added concept, revenue growth, cost reduction, asset utilization etc. These financial measures will provide feedback on whether improved operational performance is being translated into improved financial performance.
- 2. Customer:** This perspective captures the ability of the organization to provide quality goods and services, the effectiveness of their delivery, and overall customer service and satisfaction. Needs and desires of customers have to be attended properly because customer pay for the organization's cost and provided for its profits. This perspective typically includes several core or genetic measures that relate to customer loyalty and the result of the strategy in the targeted segment. They include market share, customer retention, new customer acquisition, customer satisfaction and customer profitability.
- 3. Internal Business Processes:** This perspective focuses on the internal business results that lead to financial success and satisfied customer. To meet organizational objectives and customers' expectations, organizations must identify the key business processes at which they must excel. Key processes are monitored to ensure that outcomes will be satisfactory. The principal internal business processes include the following: (a) Innovation processes for exploring the needs of the customers. (b) Operation processes with a view to providing efficient, consistent and timely delivery of product/ service. (c) Post service sales processes.
- 4. Learning and Growth:** This perspective looks at the ability of employees, the quality of information systems, and the effects of organizational alignment in supporting accomplishment of organizational goals. Processes will only succeed if adequately skilled and motivated employees, supplied with accurate and timely information, are driving them. In order to meet changing requirements and customer expectations, employees may be asked to take on dramatically new responsibilities, and may require skills, capabilities, technologies,

and organizational designs that were not available before. The learning and growth perspective identifies the infrastructure that the business must build to create long-term growth and improvement. There will be focus on factors like employee capability, employee productivity, employee satisfaction, employee retention.

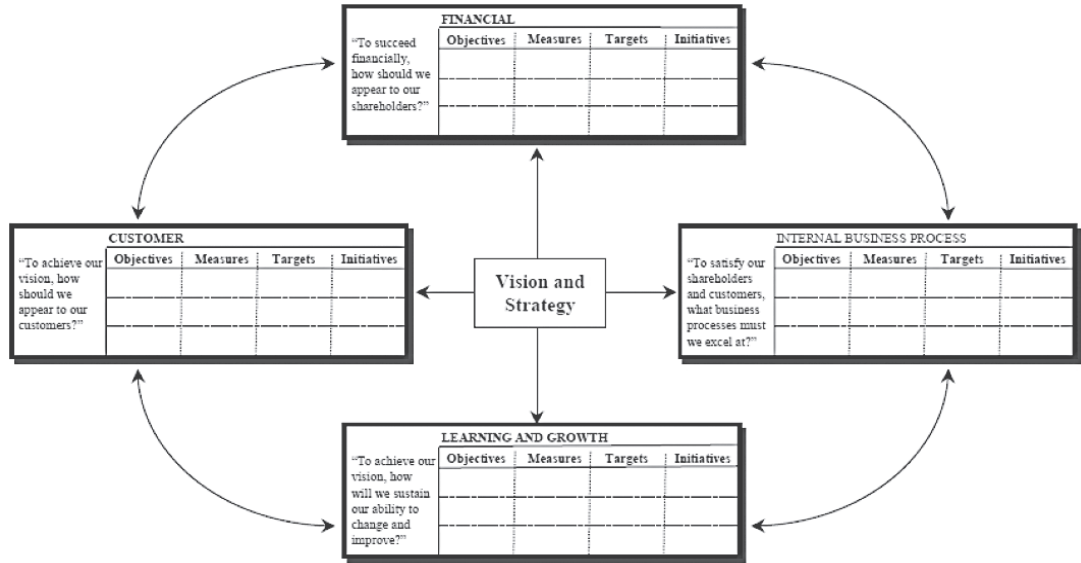


Figure 2.1: Translating vision and strategy: the four perspectives of BSC
(adopted from BSC Washington.pdf)⁷

2.1.5 Benefits of BSC⁸

Research has shown that organizations that use a Balanced Scorecard approach tend to outperform organizations without a formal approach to strategic performance management. The key benefits of using a BSC include:

- Better Strategic Planning:** The Balanced Scorecard provides a powerful framework for building and communicating strategy. This communication process is undertaken through a strategy map⁹.
- Improved Strategy Communication & Execution:** Having a one-page picture of the strategy allows companies to easily communicate strategy internally and externally. We have known for a long time that a picture is worth a thousand words. This 'plan on a page' facilitates the understanding of the strategy and helps to engage staff and external stakeholders in the delivery and review of the strategy.
- Better Alignment of Projects and Initiatives:** The BSC help organizations map their projects and initiatives to the different strategic objectives.
- Better Management Information:** The BSC approach helps organizations design key performance indicators for their various strategic objectives

⁷ Retrieved on 09/01/2022

⁸ Adopted from an article written by Bernard Marr (world-renowned futurist, influencer and thought leader in the fields of business and technology) {available at 7 Benefits of a Balanced Scorecard | Bernard Marr, retrieved on 09/01/2022}

⁹ A strategy map is a powerful management tools that describes the key business objectives on a single page. The Strategy Map describes the performance enablers and drivers from learning & growth and internal process perspectives that will deliver successful outcomes within the customer and financial perspectives.

Strategic Performance Management and Business Valuation

- e) **Improved Performance Reporting:** The BSC can be used to guide the design of performance reports and dashboards.
- f) **Better Organizational Alignment:** The BSC enables companies to better align their organizational structure with the strategic objectives.
- g) **Better Process Alignment:** Well implemented Balanced Scorecards also help to align organizational processes such as budgeting, risk management and analytics with the strategic priorities. This will help to create a truly strategy focused organisation.

2.1.6 Limitations of BSC

BSC is subject to following limitations

- ⊙ There is no clear relation between BSC and shareholder value.
- ⊙ It does not lead to a single aggregate summary of control.
- ⊙ The measures may give conflicting signals and confuse management.
- ⊙ It involves substantial shifts in corporate culture

2.1.7 Nine step guide for implementation of BSC¹⁰

The Balanced Scorecard Institute (BSI)¹¹ is an educational institute of international repute. The institute facilitates research in the arena of implementation of BSC. Their consultancy services are customised and targets the following;

- a) Develop a balanced strategic plan and scorecard that will deliver results
- b) Develop meaningful performance measures or key performance indicators (KPI).
- c) Align work with strategy
- d) Create a strategic plan as part of an annual cycle.

BSI developed the Nine Steps to Success^{TM12} which is a comprehensive approach to developing a strategic planning and management system based on the BSC. Figure 2.2 is a pictorial representation of the model.

¹⁰ Adopted from <https://balancedscorecard.org/about/nine-steps/> (accessed on 10/01/2022)

¹¹ BSI operates in association with the George Washington University Center for Excellence and has been the most important institute in the arena since 2006.

¹² Students are advised to refer the website for details of the Nine Steps to SuccessTM Model.



Fig 2.2: Nine Steps to Success™

(adopted from <https://balancedscorecard.org/about/nine-steps/>)

The nine steps for successful implementation of the BSC as advocated by the BSI are detailed below. The model is referred as the Nine Steps to Success™ framework.

⦿ Program Launch

The program is launched by project champion(s) and key stakeholders (working on their own or with BSI consultants). Existing strategic material and results are examined, a strategic gap analysis is completed, key stakeholders are interviewed, and other assessment activities are completed to customize workshops to incorporate work done to date.

⦿ Step 1: Assessment

It is important that an organisation critically evaluates its current foothold before exploring strategic maps for its future. For the purpose, an analysis of the current internal and external environments has to be undertaken. The organisation is required to re-validate its strategic elements before any strategy formulation.

⦿ Step 2: Strategy

On the basis of the assessment carried on in the previous step, organizations formulate strategy. The development of the strategy includes developing or clarifying customer's value proposition, visualization of strategy using a Strategy Profile and decomposing the high-level strategic direction into three to four Strategic Themes (or goals). Strategic Themes are those focus areas in which the organization must excel in order to achieve its vision and mission. The names of the four perspectives of the BSC will deviate from the original design depending on the type of the organisation. The perspective of customer may be referred as stakeholder. Learning and growth may be referred as organizational capacity.

⦿ Step 3: Strategic Objectives

In this step, the building blocks of strategy are developed. Strategic Objectives are the cornerstones of a successful strategic planning and management system and are the key to implementing strategy.

⦿ Step 4: Strategy Mapping

In this step, a cause-and-effect linkage is developed between each strategic objective. This creates a “value chain” of how customers and stakeholders are satisfied by the organization’s products and services. Organizational strategy maps – graphic representation of cause-and-effect relationships of objectives across the four perspectives – are developed.

⦿ **Step 5: Performance Measures**

In this step, performance measures also known as key performance indicators (KPIs) which are critical to tracking progress of an organization’s strategy are developed. Operational measures focus on the use of resources, processes and production (output). These measures “drive” the outcomes a business desires, with some outcomes being more intermediate than other, more final, outcomes.

⦿ **Step 6: Strategic Initiatives**

In this step, the projects that are critical to success of the strategy, are developed, prioritized, and implemented. Initiatives help close performance gaps in performance to hit targets. It is important to focus the organization on the execution of the most prioritized strategic projects versus creating a long list of potential actions and projects. Without this disciplined focus, organizations struggle to execute their strategy.

⦿ **Scorecard Rollout: Integrating Steps 1 through 6**

Once Step 6 is complete, the organization-level scorecard system is ready to be rolled out to employees. The goal is to create more internal enthusiasts and build a coalition of employees to start thinking more strategically and using the system to improve the decision making process.

⦿ **Step 7: Performance Analysis**

In this step, data is transformed into evidence-based knowledge and understanding. Effective analysis helps people make better decisions that will drive improved strategic outcomes. This step focuses on measuring and evaluating performance to identify what works well and what doesn’t, taking corrective action and becoming a high-performance organization.

⦿ **Step 8: Alignment**

In this step, strategy is transformed from something only executives worry about to something everyone supports by cascading high-level enterprise strategy to business support units and employees. The alignment step produces scorecards for business and support units, and individual scorecards for each employee or team.

⦿ **Step 9: Evaluation**

Evaluation is an opportunity to review and refresh. During this step, leaders and managers evaluate how well the organization has accomplished desired results and how well the strategic management system improves communications, alignment and performance. It ensures that the strategic planning and management system is dynamic and incorporates continuous improvement into day-to-day operations and management.

DuPont Analysis and RONA Model

2.2

2.2.1 Introduction

Profitability analysis is one of the most important measures in performance management. This is a traditional measure and evaluates the financial performance of the entity. Though several developments emerged in the arena of profitability analysis like analysis of social profitability and the triple bottom line approach, the basic premise of profitability analysis remain the same. Profitability of an entity is measured;

- a) in relation to sales (expression of various measurements of profit per rupee of sales)
- b) in relation to a firm's investment obligatory to generate the return (expressing the different profit measures in proportion to investment value).
- c) in relation to valuation of the firm.

All aspects of profitability discussed in (a), (b) and (c) are covered in analysis of financial ratios, a glimpse of which is covered in module 1 of this study note. The DuPont analysis is an extension of the analysis of profitability discoursed in point (b) above.

The most popular ratio under category (b) above is the return on investment (ROI), which is a mixed ratio as it relates profit, which is an item of the income statement, to investment, which is an item of the balance sheet. There are two specific variations of the ROI, which are as follows;

- ⊙ Return on Assets (ROA)
- ⊙ Return on Equity (ROE) or Return on Net Worth (RONW)

2.2.2 Return On Assets (ROA) and Return on Equity (ROE)

Return on assets is a profitability ratio that provides how much profit a company is able to generate from its assets. In other words, return on assets (ROA) measures how efficient a company's management is in generating earnings from the economic resources or assets on their balance sheet.

ROA is shown as a percentage, and the higher the number, the more efficient a company's management is at managing its balance sheet to generate profits

$$\text{Return on Asset} = \frac{\text{Net Profit}}{\text{Average Total Assets}}$$

$$(\text{where, average total assets} = \frac{(\text{opening Assets} + \text{closing balance of assets})}{2})$$

Since total assets represent the total pool of funds circulating in the business in the form of equity, debt capital and current obligations, it will be unsound to use net income or PAT, which denotes return to stockholders alone,

in the numerator for calculating ROA. Thus, to make a proper match of the numerator with the denominator in calculating ROA, EBIT adjusted for taxes [EBIT (1-t)] is used in the numerator.

As such, EBIT (numerator) is a flow variable, while asset (denominator) is a stock concept, average of assets is taken in the denominator for better matching. ROA acts as an indicator of the management's ability and efficiency in using the firm's assets to generate profits vis-à-vis the industry.

2.2.3 DuPont Analysis

A finance executive at E.I. du Pont de Nemours and Co., of Wilmington, Delaware, created the DuPont system, also known as the DuPont model, of financial analysis in 1919. The name comes from the DuPont corporation that started using this formula in the 1920's. The Du Pont corporation pioneered this system of financial analysis which decomposes Return On Assets (ROA) into several component ratios with a view to understanding the overall earning power of the firm. The DuPont model is an extended analysis of the profitability of the organisation. The model comprises levels of;

- ⊙ Three component analysis and
- ⊙ Five component analysis

As such, at the introductory level, return on asset (ROA) is a multiplicative factor of two ratios namely the net profit margin (given as profit as a percentage of sales) and the asset turnover ratio (how effectively the company is utilises the assets to generate sales).

Symbolically

$$\begin{aligned} \text{ROA} &= \frac{\text{Return}}{\text{Total Asset}} \\ \Rightarrow \text{ROA} &= \frac{\text{Return}}{\text{Sales}} \times \frac{\text{Sales}}{\text{Total Asset}} \\ \Rightarrow \text{ROA} &= \text{Margin on Sales} \times \text{Total Asset Turnover} \end{aligned}$$

Thus,

ROA measure is a synthesis of two ratios – a profitability ratio (i.e., margin on sales) and an activity ratio (i.e. total asset turnover). This implies that profitability, measured in terms of the ROA can be improved by enhancing either of the two ratios. A low ROA can result from low asset turnover indicating poor asset management or low profit margins or a combination of both the factors or when lower turnover more than offsets the increase in profitability or vice-versa. This provides an explanation why a grocery store having a low margin on sales but a high asset turnover can have the same ROA as that of a jewellery shop having a high margin but a low asset turnover. This explanation is the basis of the DuPont analysis and is referred by some authors as the two –component DuPont analysis.

The two – tier approach is a primary approach to analysis of the contributory factors to profit. This shows that improvements on the financial performance of an enterprise can be accomplished either through more effective use of available resources i.e. capital, measured by asset turnover sequence or by a better relationship between sales and expenses, measured by profit margin sequence. Before delving into 3/5 component DuPont analysis it is important to note that both the measures of profitability; the return on asset (ROA) and the return on equity (ROE) are variations of the ratio return on investment (ROI) and are interconnected through the equity multiplier, better known as the financial leverage. It is important to note that return on total assets (ROA) indicates the efficiency with which management has used its available resources to generate income. While the return on owner's equity (ROE) measures the rate of return earned on the equity shareholders' investment. From the above definition it is clear that;

$$\text{ROE} = \text{ROA} \times \text{equity multiplier}$$

$$\text{ROE} = \text{ROA} \times \frac{\text{Total Asset}}{\text{equity share capital}}$$

Thus, in case of an all equity firm (equity multiplier = 1)

$$\text{ROA} = \text{ROE}$$

2.2.4 Three Component DuPont Analysis

The Return On Equity (ROE) is often considered as the most significant measure of profitability, as the ratio considers the return generated for the shareholders who are the most important stakeholder of a business and the stockholder theory is pivoted on them. Since the ROE is the most important measure, the factors which contribute to it is of crucial importance. The DuPont framework is a method of analyzing the ROE into its component parts. The DuPont framework breaks ROE algebraically into three ingredients: portability, productivity, and leverage.

Thus,

Return on Equity (ROE) = Profitability \times Productivity \times Equity multiplier

$$\Rightarrow \text{ROE} = \text{Profit Margin} \times \text{Asset Turnover} \times \text{Equity multiplier}$$

$$\Rightarrow \text{ROE} = \frac{\text{Net Profit}}{\text{Sales}} \times \frac{\text{sales}}{\text{Total Asset}} \times \frac{\text{total Asset}}{\text{Shareholders' Equity}}$$

Profitability – the net profit margin is the notion which reflects the return of every rupee of sales effected by the company. This is the first and foremost contributing factor.

Productivity – that a company is generating handsome profit margin is not sufficient to comprehend the overall profitability as ROE may reinforced or otherwise by the company's productivity. The asset turnover is a measure of productivity which measures how efficiently a company uses its assets to generate sales. The ratio of asset turnover measures the sales generated in terms of the asset base of the company.

Equity multiplier – Equity multiplier (an approximation of financial leverage) can augment return, given that the total income of the firm (EBIT) remain same. In simple terms, by increasing the debt proportion (and corresponding decrease of shareholders' equity in percentage terms) the ROE may be increased. Equity multiplier in this case is measured by dividing a company's assets by its shareholders' equity.

Thus, DuPont framework analyses of the components of ROE. This enables analysts to determine the contribution of each factor to a change in ROE. The ROE, as shown above, is a combination of three ratios –profitability ratio (i.e., margin on sales), activity ratio (i.e., asset turnover) and solvency ratio (i.e., equity multiplier). The ratio can, therefore, be improved by improving –

- ⊙ margin on sales ratio either by increasing selling prices (which is not always possible in a competitive market) or by reducing and controlling costs; or
- ⊙ asset turnover ratio either by increasing sales volume or by raising the productivity of capital invested in assets through their optimum utilization; or
- ⊙ equity multiplier or financial leverage ratio by enhancing the extent of internal (i.e. equity) financing of assets; or
- ⊙ a combination of the above.

The DuPont analysis brings forth **two imperfections of the ROE** as a measure of profitability

- From the above discussion it is noted that the way a company is financed measured in terms of the financial leverage is one component of the ROE. Thus as such, a highly geared (high proportion of debt in the capital structure) firm would show higher profitability than a lowly geared firm. This problem makes analysts to prefer the return on capital (EBIT in terms of firm's capitalisation [debt plus equity]).
- The second problem which is omnipresence in the concept of profit, is that the ROE fails to correspond to the cash- generating capability of a business.

◉ Solved Case 1

Mrs. EuCheu is an investor who has decided to invest her money in the business of either Retailer A and Retailer B. She researches their financial numbers and finds that the ROE for the both the Retailers are same at 45%. Thus she decides to look further and finds the following data; Retailer A's profit margin is 30%, asset turnover is 0.50, and equity multiplier is 3. Retailer B's Profit Margin of 15%; Asset Turnover is 3; and Equity Multiplier is 1.

She is confused as both the company's profitability is same when measured in terms of ROE. She seeks the advice of her friend Mr Dune who is a qualified accountant.

Mr Dune makes the following observations

He breaks down the ROE to identify the meaning and value of the different variables in this problem.

In order to compare the profitability of Retailer A (ROE = 45%) with that of Retailer B (ROE = 45%) Mr Dune uses the DuPont Framework which states that

DuPont ROE = Margin on Sales × Asset Turnover × Equity Multiplier

$$\Rightarrow \text{DuPont ROE} = \frac{\text{Net Profit}}{\text{Sales}} \times \frac{\text{sales}}{\text{Total Asset}} \times \frac{\text{total Asset}}{\text{Shareholders' Equity}}$$

In case of Retailer A

DuPont Return on Equity (ROE) [45%]

$$= \text{Margin on Sales (30\%)} \times \text{Asset Turnover (0.50)} \times \text{Equity Multiplier (3)}$$

In case of Retailer B

DuPont Return on Equity (ROE) [45%]

$$= \text{Margin on Sales (15\%)} \times \text{Asset Turnover (3)} \times \text{Equity Multiplier (1)}$$

On the basis of the above analysis, Mr Dune reports to Mrs EuCheu that;

- Retailer A's business is more profitable in terms of rupee return generated against sales.
- Regarding utilisation of assets at disposal, retailer B is better as its asset turnover is three against 0.50 of retailer A. This implies that management of retailer B is able to utilise more return against the assets at its disposal.
- The equity multiplier of retailer B is one (shareholders' equity equals total assets) implying that it is an all equity firm. Thus it may be inferred that the financial risk perception is nil. Whereas, the equity multiplier of retailer A is three, implying that the total assets (debt + shareholders' equity) is three times the shareholders' equity. And a portion of financing total asset is debt financing implying some amount of financial risk.

The analysis presented through the 3 component DuPont analysis may not suffice the financial information need

of Mrs EuCheu, but provides her with analytical information about the financial health of the two retailers.

⊙ **Solved Case 2**

An investor has been watching two similar companies, Lotus Inc., and ASA Inc. that have recently been improving their return on equity compared to the rest of companies in the industry. This could be a good thing if the two companies are making better use of assets or improving profit margins. But if the companies have increased the debt proportion in the capital structure, this would also be reflected in the ROE but would actually mean an increase in the financial risk perception of the companies.

In order to decide which company is a better opportunity, the investor decides to use DuPont analysis to determine the efforts of each company in improving its ROE and whether that improvement is sustainable.

In table 2.2, the relevant calculation for DuPont analysis of Lotus Inc. and ASA Inc., over two-year period is presented which is based on the excerpts of financial data of the two companies.

Table 2.2: DuPont Analysis of Lotus Inc. and ASA Inc.

Excerpts from the financial records and DuPont analysis of Lotus Inc. and ASA Inc.					
		figures in '000			
		Lotus Inc.		ASA Inc.	
		Year 1	Year 2	Year 1	Year 2
a	Net Income	1,000	1,200	2,100	2,100
b	Revenue from operation	10,000	10,000	17,500	17,500
c	Profit Margin (a ÷ b)	0.1	0.12	0.12	0.12
d	Revenue from operation	10,000	10,000	17,500	17,500
e	Average Assets	5,000	4,800	8,750	8,750
f	Asset Turnover (d ÷ e)	2	2.08	2	2
g	Average Assets	5,000	4,800	8,750	8,750
h	Average Equity	2,000	2,000	5,000	3,500
i	Equity Multiplier (g ÷ h)	2.5	2.4	1.75	2.5
j	ROE (c × f × i)	50%	60%	42%	60%

It is obvious from the above table that, Lotus Inc. improved its profit margins by increasing net income and reducing its total assets. Shareholders' equity has remained stable at ₹2000. The equity multiplier has marginally fallen as the average assets is reduced. Simply, Lotus Inc. improved its profit margin and asset turnover while equity remained constant. It can be also inferred that there is partial reduction of debt since average total asset has declined while equity has remained constant.

While the situation at ASA Inc. is very dissimilar. It may be observed that the profit margin and the asset turnover both has remained the same over the years. ROE has significantly risen from 42% to 69% over the two-year period. The entire change in ROE is due to an increase in equity multiplier which increased from 1.75 to 2.5. This is also projected in the fact that though the average asset remained same at ₹8750, equity decreased from ₹5000 to ₹3500 implying that there is debt instrument in the capital structure.

The investor is concerned because the additional borrowings has increased the ROE but actually it didn't change

the company's net income, revenue, or profit margin, which means that high financial leverage makes the firm more lucrative to the shareholders' but fails to create real value

3 component DuPont Analysis – key points

1. The DuPont analysis is a model created by the DuPont Corporation and is used to analyse a company's fundamental financial performance –profitability.
2. The three variables of the framework are: Net Profit Margin, Asset Turnover, and Equity Multiplier.
3. The results of this are usually expressed as a percentage.
4. The DuPont analysis dissects the various factors that determines Return on Equity (ROE).
5. One of the major advantages of the DuPont framework is that it encompasses the equity multiplier, a measure of the financial leverage, in the measure of the profitability which is an operational ratio.

2.2.5 Five Component DuPont Analysis

The 5 –component DuPont analysis is an extension of the original model presented in the above section. In this case, the ROE is segregated into five components which provide information on five aspects of profitability.

The identity is presented as;

ROE = Operational Efficiency × Interest Burden on Earnings × Tax burden on earnings × Asset Utilization × equity multiplier (Financial leverage).

The impact of operational efficiency (measured in terms of net margin), asset utilization (measured in terms of asset turnover) and financial leverage (measured in terms of the equity multiplier) is comprehended through the 3 component analysis discussed in the previous section. Two additional aspects; the effect of interest on earning and the effect of tax on earnings, which are also the components of ROE, are deliberated in the 5 –component analysis.

The above identity is represented through five ratios, given below

$$\text{ROE} = \frac{\text{EBIT}}{\text{Sales}} \times \frac{\text{EBT}}{\text{EBIT}} \times \frac{\text{EAT}}{\text{EBT}} \times \frac{\text{Sales}}{\text{Total Assets}} \times \frac{\text{Total Assets}}{\text{Equity}}$$

- ⊙ (EBIT ÷ Sales) - this is approximation of the net margin. Here earnings before interest and taxed (EBIT) is used as an approximation of the net profit, used in the previous 3 –component framework. EBIT is calculated by adjusting net profit This shows the operational efficiency of the firm.
- ⊙ (EBT÷EBIT) – this component is an addition in the 5 – component framework. Earnings before taxes (EBT) is mapped against the EBIT. This component shows the impact of interest burden on the earnings of the firm. if this ratio is one, it implies zero interest burden which further implies that there is no debt in the capital structure (all equity firm).
- ⊙ (EAT÷EBT) –this is the third component in the 5 – component framework. Earnings after taxes (EAT) is mapped against EBT. This component shows the impact of tax burden on the earnings of the firm.
- ⊙ (Sales ÷ Total Assets) - this component was previously dealt with, in the discourse on the 3 component framework which was taken up in the previous section. This shows the return generated in terms of the asset base of the firm. The issue of asset utilization is addressed in this ratio.
- ⊙ (Total Assets ÷ Equity) –this component was also previously dealt with, in the discourse on the 3 component

framework which was taken up in the previous section. This ratio is referred as the equity multiplier and is an approximation of the financial leverage. If the ratio is one, it implies that all of the assets is sourced from equity and there is no debt component.

⊙ **Solved Case 3**

Sulekha Ltd is planning to take over the buisness of Krishna LLP. For the purpose they appoint Mr Dune, a professional accountant to analyse the profitability of Krishna LLP for the period ended 31st March 2021. The following balances are extracted from statement of Profit and Loss and Balance Sheet of Krishna LLP for the year ended 31st march 2021 and presented to Mr Dune for analysis.

Particulars	Amount (₹)
Sales	7,100
Depreciation	200
Interest Expenses	20
Tax Expenses	900
Net Income	1,650
Current Assets	4,600
Fixed Assets, net	2,650
Total Assets	7,250
Current Liabilities	3,000
Long term debt	150
Sahreholders' Equity	4,100
Total Liabilities and Shareholder's equity (current liabilities + long term debt + shareholders' equity)	7,250

Mr Dune begins the profitability analysis with the calculation of the traditional financial ratio of return on equity (ROE). For the purpose he assumes that there is no preference dividend as no such data is presented to him.

$$ROE = \frac{\text{Net Return}}{\text{Equity}} \times \frac{1650}{4100} \times 100 = 40.24 \%$$

Conceptually, Net return = EBIT – (Interest + Taxes) = EAT

In order to get an indepth analysis of the ROE, Mr Dune proceeded with the 5 – component DuPont analysis which seggreagtes the ROE into its five component. For the purpose, he proceeds as follows;

$$\text{Dupont ROE} = \frac{\text{EBIT}}{\text{Sales}} \times \frac{\text{EBT}}{\text{EBIT}} \times \frac{\text{EAT}}{\text{EBT}} \times \frac{\text{Sales}}{\text{Total Assets}} \times \frac{\text{Total Assets}}{\text{Equity}}$$

⊙ $\frac{\text{EBIT}}{\text{Sales}} = \frac{2570}{7100} = 0.3619718314^{13}$

[where, net income (1650) + interest (20) +tax (900) = EBIT (2570)]

¹³Approximation is avoided as otherwise it would not tally with the ROI calculated in the first step.

$$\odot \frac{EBT}{EBIT} = \frac{2550}{2570} = \mathbf{0.992217899}$$

$$EBT (2550) = EBT (2570) - \text{Interest (20)}$$

$$\odot \frac{EAT}{EBT} = \frac{1650}{2550} = 0.647058824$$

$$[EAT (1650) = EBT (\text{₹}2550) - \text{tax (\text{₹}900)}]$$

$$\odot \frac{\text{Sales}}{\text{Total Assets}} = \frac{7100}{7200} = 0.979310345$$

$$\odot \frac{\text{Total Assets}}{\text{Equity}} = \frac{7250}{4100} = 1.768292683$$

$$\begin{aligned} \text{Thus, DuPont ROE} &= \mathbf{0.361971831} \times \mathbf{0.992217899} \times \mathbf{0.647058824} \times \mathbf{0.979310345} \times \mathbf{1.768292683} \\ &= \mathbf{0.402439024} = \mathbf{40.24\%} \end{aligned}$$

The following inferences are drawn by Mr Dune and the same is presented before the board of Sulekha Ltd for their perusal.

- $\frac{EBIT}{\text{Sales}}$, which measures the operational efficiency is satisfactory at 36.20% approximately
- The EBT and the EBIT are almost same (as the ratio, $\frac{EBT}{EBIT}$ is 0.99 implying that the interest burden is minimal. This is also reflected in the information given which shows that long term debt in the capital structure is very low, only ₹150 while the equity is ₹4100
- Tax burden is significant as the ratio $\frac{EAT}{EBT}$ indicates. The ratio stands at 64.71% (approximately) implying that a significant portion of the income (35.29%) is the tax burden.
- Assets are managed efficiently as the $\frac{\text{Sales}}{\text{Total Assets}}$ indicates.
- Equity multiplier of 1.77 (approximately) indicates that the firm depends primarily of equity for its financing. This is also represented in the low long term loan (₹150) in the capital structure of Krishna LLP.

2.2.6 RONA

Return on net assets (RONA) is measure of profitability which calculates net profit as a proportion of the sum of fixed assets and net working capital. Thus RONA is yet another variation of the return on investment which considers the investment in the working capital, as well. The net profit, considered, is after interest and taxes. Algebraically,

$$\text{RONA} = \frac{\text{Net Profit}}{(\text{fixed assets} + \text{NWC})}$$

where:

$$\text{NWC} = \text{Current Assets} - \text{Current Liabilities}$$

$$\text{RONA} = \text{Return on net assets}$$

NWC = Net working capital

The RONA ratio shows how well a company and its management are deploying assets in economically valuable ways; a high ratio result indicates that management is squeezing more earnings out of each dollar invested in assets. RONA is also used to assess how well a company is performing compared to others in its industry. Three important key aspects of the RONA may be identified;

- a) Return on net assets (RONA) compares a firm's net profits to its net assets to show how well it utilizes those assets to generate earnings.
- b) A high RONA ratio indicates that management is maximizing the use of the company's assets.
- c) Net income and fixed assets can be adjusted for unusual or non-recurring items to gain a normalized ratio result.

⦿ Implications of RONA

RONA provides a comparison between a firm's net income and its assets (fixed asset and excess of current asset over current liabilities). This provides assistances to financial analysts to define how well the company is generating profit from its assets. The higher a firm's earnings relative to its assets, the more effectively the company is deploying those assets. RONA is an especially important metric for capital intensive companies, which have fixed assets as their major asset component. In the capital-intensive manufacturing sector, RONA can also be calculated as:

$$\text{RONA} = \frac{\text{Plant Revenue} - \text{Costs}}{\text{Net Assets}}$$

RONA is just another ratio used to evaluate a company's financial health of the enterprise.

Benchmarking & Bench Trending

2.3

2.3.1 Introduction

The main goal of a business is not only to be profitable, but also to sustain in the competitive business environment for an indefinitely long period. For the purpose the company is always in the look out to create more efficient processes in order to sell more of their products and services. So profit and profit are the two main goals of an organisation. But unless the company's performance is compared with industry standard or another competitor it is not possible to gauge the success of the company.

For example, Mr Dune (a financial expert) observes that a company, say Sulekha Inc. has generated ROE of 25%. It is also known that Sulekha Inc. is in the business of manufacturing and selling of stationary products. Now the moot question is how does Mr Dune infer that the ROE (25%) is good enough. An investor would also query whether ROI of 25% is a good investment opportunity in this line of business. The answer to the queries is plausible only through comparison with a standard, may be that of a close competitor or the industry at large. This is the crux of Benchmarking. Benchmarking, as such, is a much process than just comparison. It is used to measure the quality and performance of your company's products, services, and processes. Through the benchmarking process, any business can compare itself against a standard and develop a consistent way of measuring performance.

2.3.2 Definition Benchmarking

Doug Blanchard¹⁴ defines benchmarking as the continuous process of comparing one's business processes and performance metrics to industry bests and/or best practices from other industries. For the purpose the dimensions typically measured are quality, time, and cost and the improvements are in terms of doing things in a 'better, cheaper and faster' way. Benchmarking is far more than copying. It requires deep self-assessment and the ability to translate practices that work in another context into a process appropriate to the organisation.

Kempner (1993) defines benchmarking as an ongoing, systematic process for measuring and comparing the work processes of one organization to those of another, by bringing an external focus to internal activities, functions, or operations.

From the above definitions it is clear that the goal of benchmarking is to provide key personnel, in charge of processes, with an external standard for measuring the quality and cost of internal activities, and to help identify where opportunities for improvement may reside.

2.3.3 Types of Benchmarking

Literature on the issue of benchmarking is diverse despite the fact that it is as such a straight forward concept. Numerous categories of benchmarking which appear in the literature. In the next few lines, one such categorization

¹⁴Douglas Blanchard is the Managing Director of the ProAction Group. His presentation on Benchmarking (<https://www.proactiongroup.com/wp-content/uploads/2016/09/Benchmarking-Best-Practices.pdf>. Accessed on 13/01/2022.)

based around the nature of business it serves, is presented. This results in the identification of **four types** of benchmarking:

- a) **Internal benchmarking** – in which comparisons are made between various department within the same organisation. For example, in an undergraduate college, the number of classes taken in a particular department, say English department may be compared with the Benchmark, say the Philosophy department, which is considered so as it is the best department in the college in terms of final result.
- b) **Competitive benchmarking** – in which comparisons are made with direct competitors. For example, in XYZ college, the number of classes taken in a particular department, say English department may be compared with the number of classes taken in the English department of MNK college both of which caters to same area and thus compete with each other regarding the number of students' admittance.
- c) **Industry benchmarking** – in which the benchmarking partner is not a direct competitor, but does share the same industry as one's organisation. In the example cited in (2) above, if the colleges do not compete with each other regarding students' admittance, then the same is an example of industry benchmarking.
- d) **Generic benchmarking** – Generic benchmarking broadly conceptualizes unrelated business processes or functions that can be practiced in the same or similar ways regardless of the industry

A second broad method of categorisation considers the practices or processes which are benchmarked.

This results in **Four types** of benchmarking:

- a) **Product benchmarking** – This is an age old practice of product oriented reverse engineering. Every organization buys its rival's products and tears down to find out how the features and performances etc., compare with its products. This could be the starting point for improvement.
- b) **Process benchmarking** – Process benchmarking is a crucial first step. It constitutes comparing and analyzing the business processes of an organisation with those processes that are considered the best practices in the industry.
- c) **Performance benchmarking** – Performance benchmarking involves gathering and comparing quantitative data (i.e., measures or key performance indicators). It compares performances; and
- d) **Strategic benchmarking** – strategic benchmarking is comparing improvements in strategic performance of an organisation to that of performance leaders in similar field of activity, in addition to comparing them to the past performance of the organisation itself.

2.3.4 The Process of Benchmarking

Though there are various understandings of the process of benchmarking as suggested by existing literature, one particular study¹⁵ is noted to have gained relevance. Stapenhurst (2015) points that the basic aspect of the model is that an individual within an organization has identified a need for benchmarking. Thus the model is not applicable where an organisation is already using some benchmarking techniques.

The first phase of the project is **internal preparation** which includes a proposal for the study. This is an important arena as it is based on the importance that the management has identified with the benchmarking process. The proposal is likely to include the purpose and objectives of the study, performance indicators (PIs), timescales, potential participants and contacts

The second phase is **data comparison** which comprises of two parts. The first is to recruit and work with participants in order to finalize the details of the benchmarking study. While reviewing, refining and harmonizing

¹⁵Stapenhurst, T. (2015). In The benchmarking book: A how-to-guide to best practice for managers and Practitioners. essay, Routledge.

of what was developed in phase one is taken up in the first part of this phase, the second part of this phase consists of data collection, validation and report writing.

The final phase is **improvement of the organisation**. The information contained in the report are used by the participants use to improve their own organization. Figure 2.3 presents the various phases of the Benchmarking process. And the specifics of the model are presented in table 2.3



Figure 2.3: Phases of the Benchmarking process.

(Source: The benchmarking book: A how-to-guide to best practice for managers and Practitioners. essay, Routledge).

Table 2.3: The Specifics of the Model

Phase	Objective	Particulars
Phase 1	To develop a project proposal	begins with identifying the need to benchmark and ends with an approved detailed proposal, including a plan
The organization is now ready to approach other groups to invite them to benchmark.		
Phase 2	To recruit participants into the study and work with them to finalize details of the study	begins by contacting potential participants inviting them to join the study includes agreeing the details of the study with the participants and data collection, analysis and reporting. ends with an issued report and/or other deliverables.
Phase 3	To improve the organization.	begins by using the information in the report/deliverables to identify specific improvement areas and tasks completes the improvement activity by any appropriate method

(Source: The benchmarking book: A how-to-guide to best practice for managers and Practitioners. essay, Routledge).

2.3.5 Bench Trending

There are numerous developments, occurring regularly, in the political, economic, social and technological arena. Organisation needs to continuously monitor these developments in order to identify future gaps that may be created by significant market changes, customer preferences, innovation threats and other environmental variables which are critical to the long term success of the firm. Such trend studies are known as bench trending. Bench trending

is the latest approach to benchmarking. It involves continuous monitoring of specific process performance with a select group of benchmarking partners. Thus it may be stated that while benchmarking is a method to compare the business performance with the standard performance metrics, bench trending is a continuous tracking of certain performance metrics with specific performances.

A synopsis of the difference between benchmarking and bench trending is presented in table 2.4

Table 2.4: Benchmarking Vs. Bench trending

Benchmarking	Bench trending
<ol style="list-style-type: none"> 1. Benchmarking is the process of evaluating the business performance with the standard business metrics of the industry. 2. These business process that are measured for their performance include productivity, cycle time, cost and quality. 	<ol style="list-style-type: none"> 1. Bench trending is used for monitoring the performance and operations for bringing improvements and setting a direction. 2. These are methods which are used for bridging the gaps and improving performance levels through various new technological methods.

Six Sigma and Lean Management

2.4

2.4.1 Six Sigma

⦿ Introduction

Quality is a two edged sword. Improvement of quality is surely the road to success for a company, but the same increases cost which acts as a deterrent for the company in the market. In order to manage quality, improvement of performance, in terms of the internal processes seems to be the solution. In the book *Good to Great*¹⁶, Jim Collins posits that in order to achieve sustainable growth in the competitive environment, companies need to dramatically break away from the past and tread a radical path in improving their performance, as reflected in market value appreciation. The author through empirical research shows that greatness of the company is not a function of what leaders did, but actually depended on what the companies did to improve their performance. Improvement of performance is through achievement of processes. Six Sigma or 6σ is a statistical concept which is used as a methodology for process improvement. σ (sigma) is used to indicate the standard deviation of a data set. It estimates the variation in the data set. A stated sigma level, such as Six Sigma, is used to describe how well the process variation meets the customer's requirements. Six Sigma ensures superior quality of products by removing the defects in the processes and systems.

Product defects leads to poor customer satisfaction. Six Sigma is a statistical concept, which when suitably deployed, reduces variation in process and lessens the probability of error which lead to lesser product defects. Six sigma is a process which helps in improving the overall processes and systems by identifying and eventually removing the hurdles which might stop the organization to reach the levels of perfection.

In deploying Six Sigma, organisation has to depend on goal oriented teams lead by project managers who seek to implement strategies based on measurement and metrics. Thus, Six Sigma is data driven and is a suitable augmentation for intuition/experience based decision making of business leaders.

⦿ Why 'Six Sigma (6σ)'?

In order to manage the problem of higher number of defects in the production process, the concept of Six Sigma (σ) uses the normal curve. For the purpose, variation in the data set is assumed to follow the normal distribution. The standard deviation (σ), which is a measure of the variation of the data set, is multiplied with the numbers 1, 2, 3 etc, to come up with a range. For example, if it is assumed that the average of the data set is 12, and the σ is 1.5, then in case of 1σ , 68.26%¹⁷ of the data will lie between 12 +/- (plus/minus) 1σ i.e. 10.5 ($12 - 1 \times 1.5$) and 13.5 ($12 + 1 \times 1.5$). similarly, in case of 3σ , 99.73% of the data lies between 12 +/- (plus/minus) 3σ . Thus 99.73% of the data will lie between $[12 +/- (plus/minus) 3 \times 1.5]$, i.e. 7.5 and 16.5.

The above concept is discussed in figure 2.4

¹⁶ Collins, J. C. I. (2001). *Good to great: [why some companies make the leap...and others don't]*. Abridged. New York, NY: Harper.

¹⁷ As per the Normal Table, the probability that an observation under the normal curve lies within 1 standard deviation of the mean is approximately 0.68, the probability that an observation under the normal curve lies within 2 standard deviation of the mean is approximately 0.95 and the probability that an observation under the normal curve lies within 3 standard deviation of the mean is approximately 0.99.

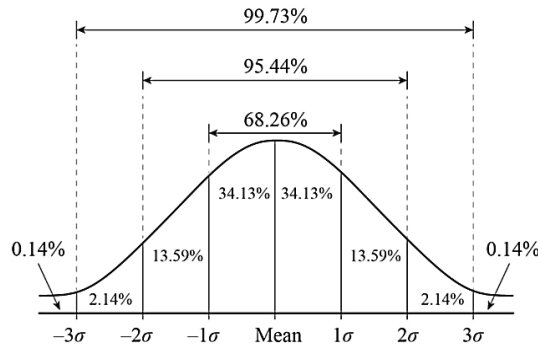


Figure 2.4 The Normal Curve

(adopted from <https://www.chegg.com/homework-help/definitions/normal-curve>)

From the above definition it is clear that as the sigma level (standard deviation) is increased, more and more of the data set falls within the perimeter of the curve. This concept may be applied to the manufacturing or service industry for lesser defects and greater customer satisfaction. For example, in case of a bank, if the mean wait time of the customer at the teller is 7.5 minutes and the standard deviation (σ) is 1 minute, then at 3σ level, then in 99.73% of cases the wait time of the customer at the teller would be within 4.5 minutes [$7.5 - 3 \times 1$] and 11.5 [$7.5 + 3 \times 1$]. Thus at 3σ level, management of the Bank would have to ensure that the wait time of the customer at the teller is within 4.5 minutes and 11.5 minutes. This would make 99.73% of the customers satisfied¹⁸.

If the sigma level is increased, may be, to six then more number of the customers would be satisfied. The implication is that at six sigma level of performance customer wait time will only exceed the customer requirement a very small percent of time. Table 2.5 is a representation of the improvement program that is initiated with the enhancement of the sigma level. At 6σ level the defects per million opportunities (DPMO) is 3.4.

Sigma Level	Defects per million of opportunities	Percentage defects
1	691462	69%
2	308538	31%
3	66807	6.7%
4	6210	0.62%
5	233	0.023%
6	3.4	0.00034%
7	0.019	0.0000019%

Table 2.5: DPMO and sigma level – inverse relationship

(adopted from <https://www.managementstudyguide.com/understanding-sigma-levels.htm>)

During early 80s, threatened by competition from Japanese companies, Motorola like many American companies, was desperately looking for measures to improve of performance so that they could make up the losses in terms of profitability and market share. For this reason, the management summoned the top engineers at Motorola and told them to combine all the best quality management practices known till that time and make an aggregated methodology which would be the base of Motorola’s competitive quality improvement program. Thus developed the first Six

¹⁸ This is based on the assumption that the wait time of the customer at the teller follows a standard normal distribution.

Sigma program. Within four years, the Six Sigma programs saved the company \$2.2 billion¹⁹. Motorola was awarded the coveted Malcolm Baldrige National Quality Award 1988.

⦿ Six Sigma Deployment

Jack Welch²⁰ commented, “Six Sigma is a quality program that, when all is said and done, improves your customer’s experience, lowers your costs, and builds better leaders. It is also referred by its generic or customized name “Operational Excellence,” “Zero Defects,” or “Customer Perfection”. For elimination of defects in any process, this data driven approach is used. There are two methodologies for deployment of Six Sigma; DMAIC (**define, measure, analyze, improve, and control**) and DMADV (**define, measure, analyze, design, and verify**).

The DMAIC process is used when an **existing process** fails to meet the specification and the is looking for improvement to uplift the system. Whereas the DMADV process is an improvement system used to develop **new processes or products** at Six Sigma quality levels. Both the Six Sigma processes (DMAIC and DMADV) are executed by professionals who are categorized as Six Sigma Green Belts and Six Sigma Black Belts, and are overseen by Six Sigma Master Black Belts²¹.

For deployment of **DMAIC** the following five steps are in order;

- a) Define the process improvement goals that are consistent with customer demands and enterprise strategy.
- b) Measure the current process and collect relevant data for future comparison.
- c) Analyze to verify relationship and causality of factors. Determine what the relationship is, and attempt to ensure that all factors have been considered.
- d) Improve or optimize the process based upon the analysis using techniques like Design of Experiments.
- e) Control to ensure that any variances are corrected before they result in defects. Set up pilot runs to establish process capability, transition to production and thereafter continuously measure the process and institute control mechanisms.

For deployment of **DMIADV** the following five steps are in order;

- a) Define the goals of the design activity that are consistent with customer demands and enterprise strategy.
- b) Measure and identify CTQs (critical to qualities), product capabilities, production process capability, and risk assessments.
- c) Analyze to develop and design alternatives, create high-level design and evaluate design capability to select the best design.
- d) Design details, optimize the design, and plan for design verification. This phase may require simulations.
- e) Verify the design, set up pilot runs, implement production process and handover to process owners

⦿ 7 Key Roles for successful deployment of Six Sigma

Successful deployment Six Sigma practices brings a host of potential benefits for managers and their organizations. According to General Electric, which started implementing Six Sigma in 1995, the processes produce yearly cost

¹⁹HarryM. J.Schroeder R (2000) Six Sigma: The Breakthrough. Management Strategy. Revolutionizing the. Worlds’ Top Corporations New York: Doubleday;

²⁰Chairman and CEO of General Electric (GE) between 1981 and 2001. (source: https://en.wikipedia.org/wiki/Jack_Welch)

²¹Six Sigma Certification’s primary goal is to validate individuals who possess the skills needed to identify errors in a process and reduce them to get desired results. Six Sigma Certification has different levels: Yellow Belt, Green Belt, Black Belt, and Master Black Belt.

benefits of more than \$2.5 billion. In the following few lines seven key roles of Six Sigma are presented.

- a) **Executives** – in the Six Sigma hierarchy, executives are the at the top level. They provide strategic leadership for implementation of Six Sigma program in accordance with an organization’s specific culture and goals.
- b) **Champion** – the champions, second in the hierarchy, are the middle level executives. It is their duty to understand the details and peculiarities of a company — such as its vision, mission, and metrics — and use this information to tailor the Six Sigma plan to fit the corporation’s goals. It is a part of their duty to bypass barriers in the implementation process like resistance from employees to changes.
- c) **Master Black Belt** – the Master, third in hierarchy, are experts in the methodology, resources, and practices of Six Sigma. The main objective of a Master Black Belt is to coach and train Black Belts. They work alongside the Six Sigma leaders (Executives and Champions) as possess specific skills in project implementation. Master Black Belts also have the ability to train and certify others in the methods of Six Sigma.
- d) **Black Belt** - Certified Black Belts are full-time professionals whose acts as a team leader for Six Sigma projects. The Six Sigma Academy states that Black Belts have the ability to save businesses an estimated \$230,000 for each project they lead and they can complete four to six projects a year²². While Executives, Champions, and Master Black Belts focus on finding the best-fitting Six Sigma projects, Black Belts fill in to deploy Six Sigma in all practically. The black belts undergo training in the core Six Sigma principles and project implementation models; DMAIC and DMADV.
- e) **Green Belt**- Green Belts are part-time professionals with a variety of duties, which include assisting on Black Belt projects and leading smaller projects. They are trained in problem-solving techniques and the tenets of the DMAIC project model. When working in projects with Black Belts, their duties mainly focus on accumulating data, executing experiments, and analyzing information. Their work on smaller, focused Six Sigma projects allows them to devote less time than the Black Belt’s full-time commitment. Their knowledge of statistical experimental design is not usually as robust as that of Black Belts, so they may require assistance in identifying causes of process failures.
- f) **Yellow Belt**- Yellow Belt certification signifies an understanding of the basic metrics and improvement methods of Six Sigma, plus the ability to integrate these tactics into an organization’s production systems. Their role in the Six Sigma process is that of a core team member. Often, their focus on an area of knowledge can lead Yellow Belts to be subject matter experts, with the responsibility of running smaller improvement projects. Yellow Belts are responsible for identifying certain processes that need improvement. The Yellow Belt is an introductory position within Six Sigma that is often called upon to assist Green and Black Belts with projects.
- g) **White Belt** - At the novice level of Six Sigma, the White Belt provides the most basic introduction to the principles and methodologies of the program. They can work locally to solve problems and support projects, though individuals who have White Belt certification sometimes are not members of the Six Sigma team. The White Belt level provides a foundation for those who are deciding whether they plan to continue within the Six Sigma process.

☉ Six Sigma and Total Quality Management (TQM)²³

TQM, Six-Sigma, and Toyota production system (or lean production), are three main quality improvement programs initiated by various companies in order to better their production processes to meet ever-growing challenges of the new competitive business environment. All three are quality improvement programs. Of the two, lean production system is taken up for discussion in the next section.

²²<https://onlinemasters.ohio.edu/blog/the-7-roles-of-six-sigma/>

²³TQM is discussed in a subsequent section of this study note.

Both Six Sigma and TQM are quality management tools which have been put to effective use by companies. Although the methodologies and procedures used in the two appear quite similar, there are certain differences between the two which are enumerated in the next few lines;

- a) **Six-Sigma is a relatively newer concept than TQM** – while TQM refers to continuous effort by employees to ensure high quality products Six Sigma incorporates many small changes in the systems to ensure effective results and better customer satisfaction. As such TQM evolved, through contributions of various quality gurus post 1950, as a philosophy of quality management. Feigenbaum introduced the concept of “Total Quality Control” (TQC) his first book “Quality Control Handbook” in 1951. This is considered as the starting of the philosophy of TQM. Six Sigma, on the other, incepted in 1981 in Motorola.
- b) **Focus** - The main focus of TQM is to preserve existing quality standards whereas. Six Sigma focuses on improving quality by minimizing and eventually eliminating defects from the system.
- c) **Implementation** – implementation of Six Sigma is much complicated in comparison to implementation of the TQM process. Deployment of Six Sigma is dependent on certified professionals (referred as Master Black Belts). Even the employees are certified as “Green Belts” or “Black Belts” depending on their level of proficiency. TQM, on the other, is a philosophy which can be referred to a part time activity which does not require any special training.
- d) **Results** - Six-Sigma is delivers better and effective results than TQM. Customer feedbacks makes Six Sigma more accurate and result oriented. There is a growing consensus²⁴ that six sigma will outperform TQM in future.

2.4.2 Lean

⦿ Introduction

Lean manufacturing, also known as lean production, refers to systemized reduction of time within the production cycle including response times of suppliers and customers. Lean, similar to just – in time (JIT), emphasizes reduction of inventory cost and wastage and increases productivity. The word, lean refers to a thin production system, which is almost devoid of wastes. It eliminates all such activities that do not add value to the finished product. The system is considered as lean because more and more can be achieved with less and less.

The term ‘lean’ was coined by John Krafcik in 1988 in his famous book *The Machine that Changed the World*. Further detailing was made by the author in the book *Lean Thinking* published in 1996²⁵. In his first book the author notes that Eiji Toyoda²⁶, benefited from his discourse with Henry Ford²⁷ in 1950, created an alternative philosophy to mass production, called the Toyota Production System (TPS). For the purpose Taiichi Ohno²⁸ made enormous contribution and is considered as the father of the TPS. The TPS is the forbearer of lean production.

⦿ Lean manufacturing – an overview

Systematic elimination of waste is at the heart of lean manufacturing. It aims cutting “fat” from the production activities. It focuses on 3M’s; **muda** (meaning waste in Japanese), **mura** (meaning inconsistency in Japanese), and **muri** (meaning **unreasonableness** in Japanese). Of the three, muda is a tangible issue and the most important. Waste is broadly defined as anything that adds cost to the product without adding value. As such, waste is identified

²⁴ <https://www.managementstudyguide.com/six-sigma-and-total-quality-management.htm>

²⁵ A brief commentary on the book is available at https://www.researchgate.net/publication/200657172_Lean_Thinking_Banish_Waste_and_Create_Wealth_in_Your_Corporation (accessed on 16/01/2022)

²⁶ The then managing director of Toyota Motor Corporation

²⁷ Henry Ford is considered as the father of assembly line and mass production (<https://learnautotech.blogspot.com/2013/03/henry-ford-father-of-assembly-lines.html>)

²⁸ The then production chief of Toyota Motor Corporation

within seven perspectives;

- a) **Transportation** - Unnecessary movements of vehicles, parts, or the plant of machinery.
- b) **Inventory** - Storing too much inventory or components.
- c) **Motion** – Movement of people that adds nothing to the production process.
- d) **Waiting** – Inactivity of people or machinery waiting for inputs.
- e) **Overproduction** – producing more goods than required.
- f) **Over-processing** – Having additional unnecessary steps in the production process.
- g) **Defects** – Faults or errors that need re-work or scrapping.

These were first defined by Taiichi Ohno, the father of Lean in manufacturing operations through the waste wheel configuration (figure 2.5). Muda , japanese term for waste, is defined as anything that uses resources, but does not add real value to transforming the product or service.

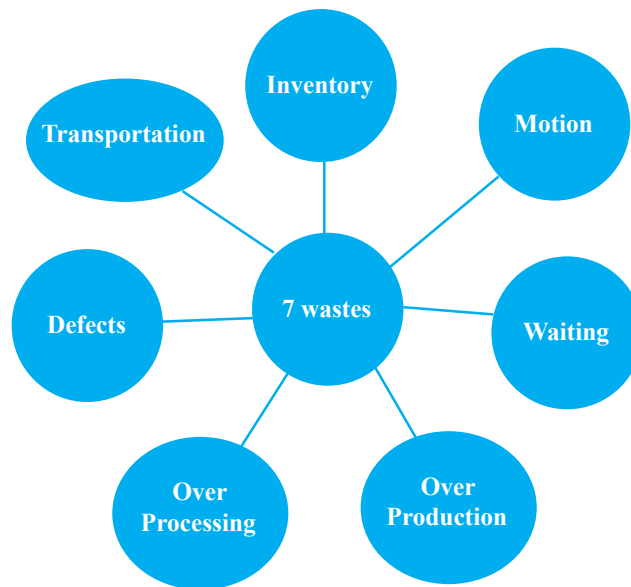


Figure 2.5: The 7 – Waste Wheel Configuration of ‘MUDA’

Kaufman Global²⁹ prefers a different configuration of the traditional 7-Waste wheel (figure 2.6) which categorize wastes in group of People Work, Quality and Quantity – which provides a clearer path to waste elimination.

²⁹An US based global consultancy company

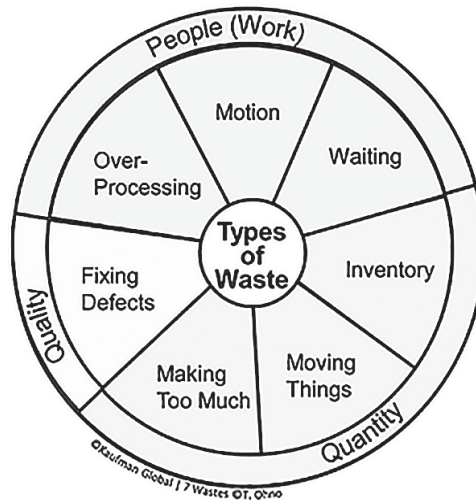


Figure 2.6: Grouped Wheel Configuration

(adopted from <https://www.kaufmanglobal.com/glossary/7-types-waste/>)

⦿ Five Principles of Lean Manufacturing

- a) **Value** – Value is determined by what the customer considers to be important within a product or service, rather than what the individuals developing or delivering the product or service consider important.
- b) **Value Stream** – The set of business activities and steps involved in creating and delivering products and services to the customer; it is the connection of the steps together rather than considering each step in isolation.
- c) **Flow** – The degree to which there is smooth uninterrupted flow of activities that add value to the customer, rather than waste and inefficiency that impedes the flow through the value stream.
- d) **Pull** – The degree to which the value stream is only processing products and services for which there is a customer demand, rather than creating something and hoping someone wants it.
- e) **Perfection** – The continuous assessment of value stream performance to identify and improve the value created and delivered to the customer, rather than resisting changes that improve the process of creating and delivering customer value.

⦿ The 5 S's of Lean

Much of Lean manufacturing is applying “common sense” to manufacturing environments. In implementing Lean, the **5S quality tool**, derived from five Japanese terms beginning with the letter “S”, are used to create a workplace suited for visual control and lean production. 5 S's are frequently used to assist in the organization of manufacturing. The 5 S's are from Japanese and are:

- a) **Seiri**: To separate needed tools, parts, and instructions from unneeded materials and to remove the unneeded ones.
- b) **Seiton**: To neatly arrange and identify parts and tools for ease of use.
- c) **Seiso**: To conduct a clean-up campaign.
- d) **Seiketsu**: To conduct seiri, seiton, and seiso daily to maintain a workplace in perfect condition.

- e) Shitsuke: To form the habit of always following the first four S's.

The Benefits of Lean 5s Program

- ⊙ Improved safety
- ⊙ Higher equipment availability
- ⊙ Lower defect rates
- ⊙ Reduced costs
- ⊙ Increased production agility and flexibility
- ⊙ Improved employee morale
- ⊙ Better asset utilization
- ⊙ Enhanced enterprise image to customers, suppliers, employees, and management

It is clear from the above discussion that the basic aspect of lean manufacturing is to create efficient production processes. As such the proposition that Lean is all about waste management is a myth. Eliminating waste, minimizing inconsistencies and taking a reasonable are the three areas of lean manufacturing.

2.4.3 Lean Six Sigma (LSS)

A late entrant in the arena is the Lean Six Sigma (LSS)³⁰. LSS is a vital part of today's business environment. In LSS, a company uses both Lean and Six Sigma simultaneously. Dramatic improvements have been noted for the companies which have implemented a combination of the two strategies. It is noted that while the issue of statistical control is imprecise in the concept of lean manufacturing, improvement in process speed and identification and elimination of waste is not covered in Six Sigma. Thus a fusion of Lean and Six Sigma is the order of the day. LSS is a methodology that maximizes shareholder value by achieving the fastest rate of improvement in customer satisfaction, cost, quality, process speed and invested capital. Many Companies, worldwide are adopting LSS and it is now an accepted fact that it delivers result. Even the US army has adopted LSS huge financial benefits³¹. Since the start of the Army's LSS deployment in 2006, a cumulative of \$19.1 billion dollars has been saved through a number of Army process improvements including improved materiel flow in Iraq and Afghanistan. During the fiscal years 2011 and 2012 process improvement projects are underway representing \$3.6 billion in potential financial savings³².

³⁰ Wheat, Barbara; Partners, Publishing (2001). *Leaning into Six Sigma: The Path to Integration of Lean Enterprise and Six Sigma*. Boulder City, Colorado. ISBN 978-0971249103.

³¹ "Call to Duty: Lean Six Sigma in the Army Now". *iSixSigma.com*. 2007-09-01.

³² https://www.army.mil/article/54678/the_armys_lean_six_sigma_program

Statistical Quality Control (SQC)

2.5

2.5.1 Introduction

In 1985, Michael E. Porter wrote a book³³, which brought about a paradigm shift in the business landscape and emphasized the necessity of creating sustainable competitive advantage. For this, the author argued that the entity needs to develop strategies in line with the mission and vision of the organisation. Porter, in his book wrote about three strategies for developing sustainable competitive advantage; cost leadership, differentiation, and focus. Differentiation strategy, one of the most important strategy, is based on providing a unique or high – quality product that reaches the customer faster.

Thus quality is the buzzword that contributes handsomely in creating sustainable competitive advantage which results in superior performance.

The term quality is included to mean the features and characteristics of a product or a service made or performed according to specifications to satisfy customers at the time of purchase and during use.

The benefits of focusing on the quality of a product or service generally;

- a) builds expertise in producing it,
- b) lowers the costs of providing it,
- c) creates higher satisfaction for customers using it, and
- d) generates higher future revenues for the company selling it.

In the following few lines, eight basic elements of quality, also known as the **dimensions of quality**. This was propagated by David A. Garvin³⁴ in 1987.

- a) **Performance** – these refers the primary operating characteristics of a product.
- b) **Features** –the additional characteristics available of the product along with the primary operating characteristics are categorised in the second dimension, ‘features’.
- c) **Reliability** - the probability of a product’s failure in relation to a time frame is categorised as the dimension of reliability.
- d) **Conformance** - customers obviously want that the product to meet the specifications. Conformance refers to this criterion of a product to meet the specifications.
- e) **Durability** - durability refers to the operational life of the product, i.e., how long the product can be used

³³ Porter, M. E (1985). The Competitive Advantage: Creating and Sustaining Superior Performance. NY: Free Press.

³⁴ David A. Garvin is the C. Roland Christensen Professor of Business Administration at the Harvard Business School, Massachusetts USA.

without replacement.

- f) **Serviceability** – this is the sixth dimension of the quality. Consumers are concerned not only about a product break-down, but also about the time taken before the product is serviced and restored.
- g) **Aesthetics** –aesthetics of the product means how a product looks, sounds, feels, etc. This is purely subjective.
- h) **Reputation** - reputation is related to the past performance of the company. In many cases, customers also check out the quality of products made by the company in the past.

Quality control is an assurance process in which actual performance is compared with the standard, which is set before the process starts. In case deviations (difference between actual and the standard performance) occur which is beyond tolerance level, necessary action is taken.

2.5.2 SQC – an overview

Statistical quality control (SQC) refers to the whole gamut of statistical techniques which are applied in the arena of quality control. The first mention of the use of statistics in quality control may be traced to 1907, when AT&T³⁵ began systematic inspection and testing of products and materials. W. S. Gosset, W.S. (1908) introduced the t-distribution which was the results from his work on quality control at Guinness Brewery³⁶. In 1924, W. A. Shewhart, considered as the father of SQC, introduced concept of control chart in a Bell Laboratories technical memorandum. This is considered as the watershed moment in the development of SQC. In 1931, Shewhart published *Economic Control of Quality of Manufactured Product* in which he conscripted statistical methods for use in production and control chart methods.

SQC is defined as the technique of applying statistical methods (theory of probability and sampling) to establish quality standard and to sustain a minimum the qualitative process at least cost.

2.5.3 The Elements of SQC

The elements of SQC includes;

- a) **Sample Inspection** - full inspection or 100% inspection is, as such, the best measure of quality control. But it involves huge expenditure in terms of money and time. Further, the nature of the product may be such that it perishes with inspection, then 100% inspection is not a feasible option. In such cases SQC is the option in which inspection is carried on randomly selected samples.
- b) **Statistical techniques** –SQC, as the name suggest, is application of various statistical tools and techniques in the arena of quality control.
- c) **The fundamental objective** – SQC assists the management to identify whether the process and the products are within control or out of control i.e., whether they are in accordance to the specifications.
- d) **Decision making** – the management, with the help of SQC, takes appropriate decisions regarding the out of control process or product subject to the tolerance limit.

2.5.4 The benefits of SQC;

Implementation of SQC benefits the organisation in various ways. Some of which are listed below;

- a) Reducing product defects lead to less variable cost associated with labor and material.

³⁵ AT&T Inc. (originally the American Telephone and Telegraph Company) is an American multinational is the world's largest telecommunications company and the largest provider of mobile telephone services in the U.S.

³⁶ <https://www.historyofquality.com/>

- b) Reduction in wastage, scrap and pollution.
- c) Ability to produce quality products over longer period of time
- d) With quality maintenance needs for inspection reduces leading to decrease in maintenance cost
- e) Large pool of satisfied customers.
- f) Increase in employee motivation and awareness of quality.
- g) Increase in productivity and overall efficiency.

2.5.5 Techniques of SQC

The techniques of SQC can broadly be classified into two categories:

- a) **Statistical process control** (control charts) related to confirming whether the process is within pre-determined parameters and.
- b) **Acceptance sampling** related to products.

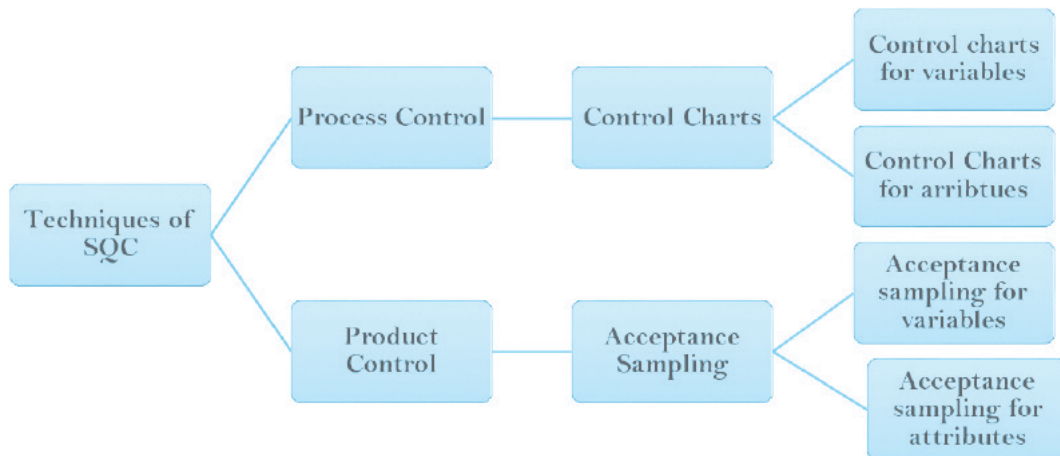


Figure 2.7: Classification of SQC techniques

2.5.6 Process Control

A process is a sequence of operations that transforms inputs to outputs, in the form of products or services. Often a stable process is said to be distressed if and when the output is not in conformity with the specifications. In simple terms there is a deviation between the actual specification and the standard specification. A *stable process* is one in which only common causes of variation affect the output quality. Such a process can also be described as being in a state of statistical control. An *unstable process* is one in which both assignable causes and common causes affect the output quality. Such a process can also be described as being *out of control*. Statistical process control (SPC) embrace all such statistical techniques through which a process is kept under control.

The major tools of SPC are;

- a) Histogram
- b) Check sheet

- c) Pareto chart
- d) Cause and effect diagram
- e) Process flow diagram
- f) Scatter diagram
- g) Control chart

Control charts (point 7) is one of the most important tool of SPC used in the industry. W.A. Shewhart introduced the concept of graphical representation of quality characteristics through control chart in 1924.

Control charts are used for the industrial processes and distinguishes acceptable (chance) variation from the assignable variation.

A control chart, based on theory of sampling and probability, is a two-dimensional graphical display of the quality characteristic of a process. The quality characteristics are measured in terms of mean and standard deviation of the sample which is randomly selected from processes. The sample number is taken in the X –axis and the quality characteristic is taken in the Y axis.

2.5.7 Control Chart

The basic construct³⁷ of the control chart is the Centre Line (CL), Upper Control Line (UCL) and Lower Control Line (LCL).

- ⊙ The CL is the reference line. It is average value of the quality characteristic
- ⊙ UCL represents the upper value of the variation in the quality characteristic.
- ⊙ LCL is the lower value of the variation in the quality characteristic.

For the purpose of preparation of control charts, the quality characteristic is assumed to be normal distributed. For normal distribution;

$$P [\mu - 3\sigma \leq X \leq \mu + 3\sigma] = 0.9973$$

This means that the probability that a random variable (X) lies between $\mu - 3\sigma$ and $\mu + 3\sigma$ is 0.9973. Consequentially, the chance that the random variable will lie beyond $\mu - 3\sigma$ and $\mu + 3\sigma$ is significantly small (0.27). This indicates for 100 samples, only 0.27 lies beyond control at 3 σ level. Thus the UCL and LCL of a control chart are called 3 σ limits of the chart.

For example, if \bar{x} is a test statistic that measure a quality characteristic and μ_n is the mean and σ_n is the standard error of the test statistic \bar{x} . then the CL, UCL and LCL are calculated as follows;

- ⊙ CL = μ_n
- ⊙ UCL = $\mu_n + 3\sigma_n$
- ⊙ LCL = $\mu_n - 3\sigma_n$

If a particular data points is between the UCL and the LCL, the process is *in control*. But, if the data point is beneath the LCL or beyond the UCL then an *out of control* situation is indicated. The relationship between the control chart and probability theory is summed up in figure 2.8.

³⁷During the 1920's, Dr. Walter A. Shewhart proposed a general (available at model <https://www.itl.nist.gov/div898/handbook/pmc/section3/pmc32.htm#C4>)

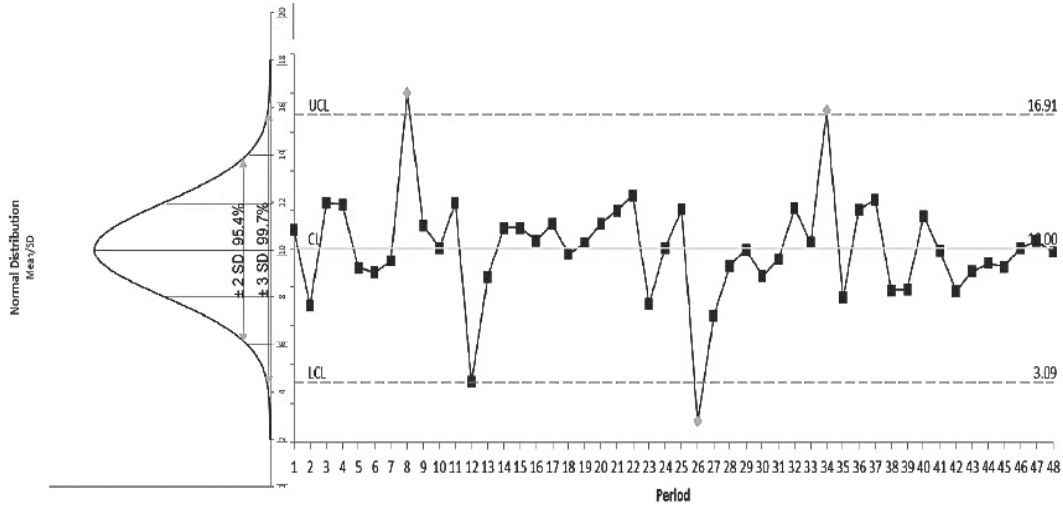


Figure 2.8 Control Chart and Probability theory³⁸

Control charts (figure 2.8) are prepared either for *variables* or *attributes*;

- a) **Variables** – in this case characteristics of the process are measured on a continuous scale. *X bar* and *R charts* are used to enquire whether the average and the range of the sample persist within the limits.

Control chart for variables are categorized as X –Bar Chart or Range (R) charts;

- ⊙ **Mean (X-Bar) Charts** - A x-bar chart also referred as mean control chart is used to monitor changes in the mean of a process.

In this case the parameters with 3 – sigma control limits are;

$$UCL = \bar{x} + A_2 \bar{R}$$

$$CL = \bar{x}$$

$$LCL = \bar{x} - A_2 \bar{R}$$

(the values of A_2 are calculated for the sample size given in table 2.6, n refers to the sample size)

- ⊙ **Range (R) Charts** monitor the dispersion or variability of the process. This chart is prepared as a control mechanism of the process variability since the sample range is related to the process standard deviation. The centre line of the R chart is the average range. The parameters of the R chart with the customary 3-sigma control limits are;

$$UCL = \bar{R} D_4$$

$$CL = \bar{R}$$

$$LCL = \bar{R} D_3$$

(the values of D_3 and D_4 are calculated for the sample size given in table 2.6, n refers to the sample size)

³⁸Source: https://lmsmedia.vtoxford.org/2019%20AQC/2019_JSQ_Slides_Munish/3_Control%20Charts_Heather.pdf (accessed on 18/01/2022)

Table 2.6 Factors for calculating limits for A2 and R charts³⁹

n	A2	D3	D4
2	1.880	0	3.267
3	1.023	0	2.575
4	0.729	0	2.282
5	0.577	0	2.115
6	0.483	0	2.004
7	4.419	0.076	1.924
8	0.373	0.136	1.864
9	0.337	0.184	1.816
10	0.308	0.223	1.777

For both, the CL, UCL and the LCL are created and then the observed data point is measured in terms of the UCL and the LCL to calculate whether it is *in control* or *out of control*.

- b) Attributes** – in this case characteristics of the process are measured and are either “acceptable” or “not acceptable”. Thus this assumes that the attribute is discrete, binary, and assume integer values. This may be progressed through *P Charts* (measures proportion defective) and *C Charts* (measures the number of defects/unit).
- ⊙ **p chart** - This chart shows the fraction of nonconforming or defective product produced by a manufacturing process. It is also called the control chart for fraction nonconforming. A quality characteristic follows a binomial distribution if:
- ▲ All trials are independent.
 - ▲ Each outcome is either a “success” or “failure”
 - ▲ The probability of success on any trial is given as p. The probability of a failure is 1-p
 - ▲ The probability of a success is constant

The mean and variance of the binomial distribution are given as;

$$\mu = np$$

$$\sigma^2 = np(1-p)$$

then, when a standard value of p is given, then the control limits for the fraction nonconforming are;

³⁹Adopted from <https://www.itl.nist.gov/div898/handbook/pmc/section3/pmc321.htm#Factors%20for%20Calculating%20Limits> (accessed on 18/12/2022)

$$UCL = p + 3 \sqrt{\frac{p(1-p)}{n}} \quad 40$$

$$CL = p$$

$$LCL = p - 3 \sqrt{\frac{p(1-p)}{n}}$$

If no standard value of p is given, then the control limits for the fraction nonconforming are;

$$UCL = \bar{p} + 3 \sqrt{\frac{\bar{p}(1-\bar{p})}{n}}$$

$$CL = \bar{p}$$

$$LCL = \bar{p} - 3 \sqrt{\frac{\bar{p}(1-\bar{p})}{n}}$$

Illustration-1⁴⁰ (p chart)

A process that produces bearing housings is investigated. Ten samples of size 100 are selected.

Sample size	1	2	3	4	5	6	7	8	9	10
Number of Nonconf.	5	2	3	8	4	1	2	6	3	4

Is this process operating in statistical control?

Solution:

Given

n (population) = 100, m (sample size) = 10

Sample size	1	2	3	4	5	6	7	8	9	10
Number of Nonconf.	5	2	3	8	4	1	2	6	3	4
Fraction Nonconf.	0.05	0.02	0.03	0.08	0.04	0.01	0.02	0.06	0.03	0.04

$$\bar{p} = \frac{\sum \hat{p}_i}{m} = \frac{0.05 + 0.02 + 0.03 + 0.08 + 0.04 + 0.01 + 0.02 + 0.06 + 0.03 + 0.04}{10} = 0.038$$

Thus the Control Limits are;

$$UCL = \bar{p} + 3 \sqrt{\frac{\bar{p}(1-\bar{p})}{n}} = 0.038 + 3 \sqrt{\frac{0.038(1-0.038)}{100}} = 0.095$$

$$CL = \bar{p} = 0.038$$

$$LCL = \bar{p} - 3 \sqrt{\frac{\bar{p}(1-\bar{p})}{n}} = 0.038 - 3 \sqrt{\frac{0.038(1-0.038)}{100}} = -0.02 \gg 0$$

As per the calculation the control chart (p-chart) is presented in figure 2.9

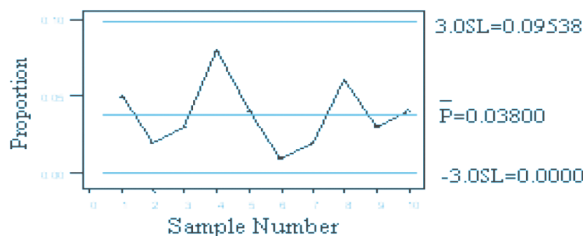


Figure 2.9 Control Chart (p-chart)

⁴⁰ Adopted from http://www.nitc.ac.in/dept/me/jagadeesha/QUALITY_ENGINEERING/MODULE_16-19.pdf (accessed on 18/01/2022)

C-chart: The C chart is a statistical control chart that plots movement in the number of defects per unit. Here the number of nonconformities in a given area is modelled by the Poisson distribution. Let c be the parameter for a Poisson distribution, then the mean and variance of the Poisson distribution are equal to the value c (as per definition). The probability of obtaining x nonconformities on a single inspection unit, when the average number of nonconformities is some constant, c , is found using:

$$p(x) = \frac{e^{-c} c^x}{x!}$$

the control charts are (standards are given)

$$UCL = C + 3\sqrt{c}$$

$$CL = C$$

$$LCL = C - 3\sqrt{c}$$

And the control charts are (when standards are not given)

$$UCL = \bar{C} + 3\sqrt{\bar{c}}$$

$$CL = \bar{C}$$

$$LCL = \bar{C} - 3\sqrt{\bar{c}}$$

Illustration - 2 (c - chart)

The number of weekly customer complaints are monitored in a large hotel using a c -chart. Develop three sigma control limits using the data table below.

Week	1	2	3	4	5	6	7	8	9	10	Table
No. of Complaints	3	2	3	1	3	3	2	1	3	1	22

Solution:

$$\bar{C} = \frac{\text{Number of Complaints}}{\text{Number of Samples}} = \frac{22}{10} = 2.2$$

The control limits are;

$$UCL = \sqrt{\bar{c}} + 3\sqrt{\bar{c}} = 2.2 + 3\sqrt{2.2} = 6.65$$

$$CL = \bar{C} = 2.2$$

$$LCL = \sqrt{\bar{c}} - 3\sqrt{\bar{c}} = 2.2 - 3\sqrt{2.2} = -2.25 = 0$$

In figure 2.10, control chart (c - chart) from the above data is given;



Figure 2.10 Control Chart (c –chart)

2.5.8 Acceptance Sampling

As stated earlier in this section (represented in figure 2.7), SQC applied to products, is known as *acceptance sampling*. It was popularized by Dodge and Romig⁴¹ who made a study in US on the testing of bullets during World War II. Their famous observation was that if every bullet was tested in advance, no bullets would be left to ship. On the other hand, if none were tested, malfunctions might occur in the field of battle. Thus 100% inspection or no inspection would both lead to disastrous results. They reasoned that a sample should be picked at random from the lot, and on the basis of information yielded by the sample, a decision should be made regarding the disposition of the lot. This process is called Lot Acceptance Sampling or just Acceptance Sampling (AS).

Thus AS is a trade-off between no inspection and 100% inspection. There are two types, AS for attributes and AS for variables.

The most important point in AS is that it assists in deciding whether or not the lot is likely to be acceptable. AS does not help in assessing the quality of the product.

AS, as such, is applicable in the following cases;

- (i) Testing is destructive
- (ii) The cost of 100% inspection is very high and
- (iii) 100% inspection takes too long

⁴¹<https://www.itl.nist.gov/div898/handbook/pmc/section2/pmc21.htm> (accessed on 18/01/2022)

Plan-Do-Check-Action (PDCA)

2.6

2.6.1 Plan-Do-Check-Action (PDCA)

In 1939, Dr Shewhart propagated the ‘Shewhart Cycle’ in his book⁴², which was edited by W. Edwards Deming who subsequently modified the ‘Shewhart Cycle’ and conceived the ‘Deming Wheel’ in 1950. Dr Shewhart opined that the mass production cycle constitutes three steps; specification (making a hypothesis), production (carrying out an experiment) and inspection (testing the hypothesis).

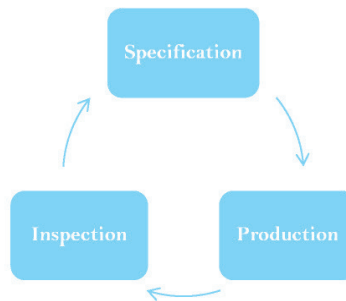


Figure 2.11 The Shewhart Cycle

In 1950, Deming modified the Shewhart cycle at a seminar⁴³ on statistical quality control for managers and engineers. In the seminar he presented his thesis on production cycle (a modification of the ‘the Shewhart Cycle’) in four steps; Design, Produce, Sell, and Redesign through marketing research. This was renamed by the Japanese as the ‘Deming Wheel’ in 1951.

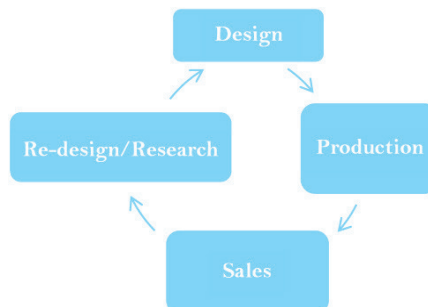


Figure 2.12: The Deming Wheel

⁴²Shewhart, W. A. 1939. Statistical Method from the Viewpoint of Quality Control. Department of Agriculture. Dover, 1986

⁴³Deming, W.E. 1950. Elementary Principles of the Statistical Control of Quality, JUSE

In literature the ‘Deming Wheel’ is referred as the PDCA cycle. But Imai⁴⁴ conjectured that for practical purpose the Deming wheel was re-casted into the Plan-Do-Check-Act (PDCA) cycle. Thus the PDCA cycle is application oriented model of the Deming Wheel. The adjustment of the PDCA and the Deming Wheel is presented in table 2.7.

Table 2.7 –The Deming Wheel and the PDCA Cycle

Design – Plan	Product design resembles the planning phase.
Production – Do	Production resembles to ‘doing’ as per the product design
Sales – Check	Sales figures is similar to checking on customer satisfaction.
Research – Action	In case of a complaint being filed, it has to be incorporated into the planning phase, and action taken for the next round of effort

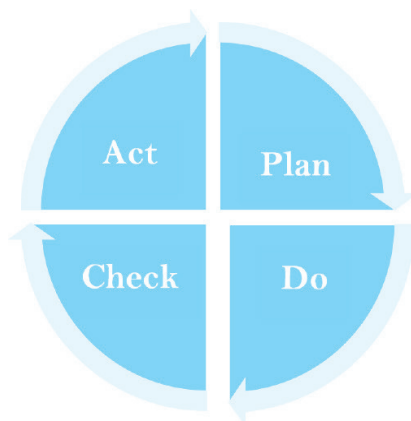


Figure 2.13: The PDCA Cycle

- ⦿ **PLAN:** Establish the objectives and processes necessary to deliver results in accordance, with the specifications.
- ⦿ **DO:** Implement the processes.
- ⦿ **CHECK:** Monitor and evaluate the processes and results as agent objectives and specifications and report the outcome.
- ⦿ **ACT:** Apply actions to the outcome for necessary improvement. That means reviewing all steps (plan, Do, Check, Act) and modifying the process to improve it before its next implementation

Discourse on the PDCA cycle remain incomplete if a few lines is not written about the PDSA cycle; its immediate successor. Deming⁴⁵ adapted a news version of the cycle in 1986 and called it the Shewhart cycle for learning and improvement- the **PDSA** cycle. **S** stands for Study representing a study about the results and the dissection of the learning process.

⁴⁴ Imai, M. 1986. *Kaizen: The Key to Japan’s Competitive Success*. New York: Random House

⁴⁵ Deming, W.E. 1986. *Out of the Crisis*. MIT Press. Cambridge, MA,

Management Information System in a Digital Environment

2.7

2.7.1 Introduction

Human race has traversed on three waves; the first wave of agriculture and handwork, the second wave of industrial revolution and the third wave of information flow. The whole gamut of collecting, distributing and transforming data into meaningful information is referred as the information system. Information system facilitates problem solving. Unless information is used to create knowledge, the objective of an information system is unfulfilled. There are several different information systems that organizations can use. Some of the important ones are:

- ⦿ Transaction processing system (TPS)
- ⦿ Management information system (MIS)
- ⦿ Office automation system
- ⦿ Decision support system (DSS)
- ⦿ Business intelligence system
- ⦿ Electronic commerce system
- ⦿ Accounting information system

Thus, MIS is a hierarchical subset of information systems

2.7.2 Management information system (MIS) – an overview

MIS is a systematized process of providing relevant information at the right time, in the right design to the right person within the organisation which enables effective decision making. It is defined as a system of collecting, processing, and transmitting of data to meet the information requirement the of managers at different levels of an organization. It comprises of three elements;

- ⦿ Management – covers various management functions and their information needs
- ⦿ Information – refers to collecting data regarding the management functions and converting them into information which facilitates managerial decision making
- ⦿ System – implies doing things in a systematic way, i.e., integrating the managerial function with their respective information needs for achievement of organisational goals.

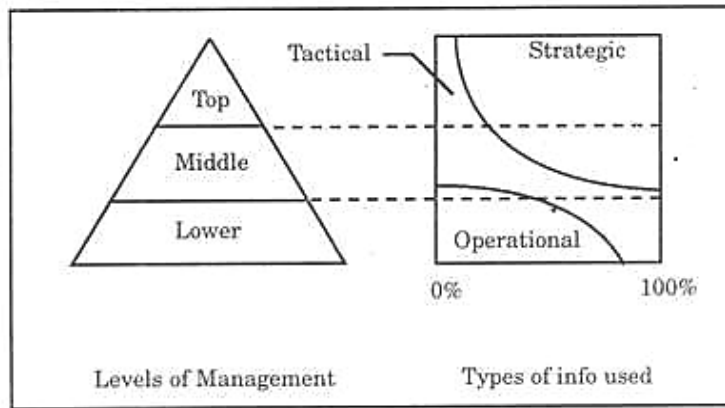
Information, as required at different levels of management can be classified as operational, tactical and strategic.

- ⦿ **Operational information:** Operational information relates to the day-to-day operations of the organisation and thus, is useful in exercising control over the operations that are repetitive in nature. Since such activities are controlled at lower levels of management, operational information is needed by the lower management.
- ⦿ **Tactical information:** Tactical information helps middle level managers allocating resources. For example,

information regarding the alternative sources of funds and opportunities for deployment of funds in short-term securities, etc. may be required at the middle levels of management. These are tactical information.

- ⦿ **Strategic information:** Strategic information is used by managers to define goals and priorities, initiate new programme and develop policies for acquisition and use of corporate resources. Strategic information helps in identifying and evaluating options that makes the organisation different from its competitors. This is a pre-requisite of the higher level managers.

However, this categorization is not stringent and there are spill overs i.e., often high level managers are in need of tactical information and middle level managers are need of tactical or strategic information. Figure 2.14 shows the information requirement of various level managers. The percentage beneath the information used refers to the degree of the particular information required by the particular level. For example, the top level manager is need of greater percentage if strategic information and only a very small portion of tactical information. The situation is very different for the lower level manager who require a greater portion of operational information but only a small fragment of strategic information.



Figures 2.14: Various levels of managers and their information needs.

Authors prefer to narrow down the definition of MIS and prefers to refer it to information system which cater to the information need of the middle level managers. Accordingly, EIS (executive information systems) and DSS (decision support system) caters to the information needs of the top level managers and TPS (transaction process system) caters to the information need of the low level managers. The issue is represented in figure 2.15

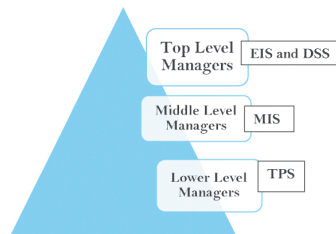


Figure 2.15 Levels and the Information Systems

2.7.3 Strategic Objectives of MIS

In the digital environment, MIS has become vital element for the survival of the firm. In the United States, more

than 23 million managers and 113 million workers in the labour force rely on information systems to conduct business. Information systems are essential for conducting day-to-day business as well as achieving strategic business objectives. An effective MIS has the following Objectives:

- To provide the managers at all levels with timely and accurate information for control of business activities
- To highlight the critical factors in the operation of the business for appropriate decision making
- To develop a systematic and regular process of communication within the organization on performance in different functional areas
- To use the tools and techniques available under the system for programmed decision making
- To provide best services to customers
- To gain competitive advantage
- To provide information support for business planning for future

2.7.4 MIS Reports

The main purpose of MIS is to provide managers with the information which facilitate the decision making process, the crux of management. MIS, for the purpose generate structured reports containing necessary information to enable structured decisions making. Management by exception (MBE) is of vital importance as specific reports may be prepared only when an exception occurs in the business process. Exceptions may also be grouped together and the reports are prepared accordingly.

Different types of MIS reports are;

- a) **The Summary Reports** – Summary reports are a particular type of MIS report used to visualize aggregate data and provide a summary. For example, sales summary report which summarizes the sales revenue, the geographical distribution of sales, and details of products sold.
- b) **The Trend Reports** – Trend Reports are types of MIS reports that allow your company to see the trends and patterns among different categories.
- c) **Predictive Reports** – These reports are prepared by analyzing past data and observing trends and patterns. This reports in an MIS system attempts to predict the circumstances for the company in the near future.
- d) **The Exception Reports** – An exception report is a type of MIS report that aggregates all reports of exceptions, which occur only under unusual circumstances within the company. For example, an understocked inventory may arise due to a faulty purchase process or abnormal lead time. But it needs to be reported.
- e) **On-Demand Reports** – this type of MIS reports is produced on specific demands of the management. For example, a sales manager may want to know the peak sales season for a particular product in a particular location. This will help the manager to decide whether similar products may succeed in the same market.
- f) **Financial Reports** – this is the most common type of MIS report. These reports are used to determine the financial performance and position of an organization. A financial report often includes a company's balance sheets, income, and expense details, and cash flow statements.
- g) **Inventory Reports** - Inventory reports are a type of MIS report that is used to manage and keep a track of all the products in your inventory.
- h) **Sales Reports** - The sales report is an integral part of MIS reporting system. It includes a visualization of products that have been sold during the last quarter/month in your organization. This may also be geographic

location wise which facilitates the marketing department.

- j) **Budget Reports** –budgeting is an important operational process and is also has strategic importance. Budget reports include cash budgets, income and expenditure budgets, marketing budget, HR budget, production budget, etc. An MIS budget report is used to maintain the company's financial health as well as drives growth.
- k) **Production Reports** - Production report is a MIS report that contains information about production activities of the company. The manufacturing division prepares this report. This report details products manufactured and may be compared against the forecast production level. Production bottlenecks are highlighted in the report.
- l) **Cash Flow Reports** – this is an important type MIS report that underlines the amount of cash inflow versus the cash outflow in your organization.
- m) **Cost Reports** - Various departments prepare cost reports relevant to their operations. These reports assist the management to aggregate costs across departments which are reflected in other financial reports.

2.7.5 MIS in Digital Environment

It is evident from the above discussion that the main component of data driven MIS, is digitization of the business environment. In a digitized business environment analog information are converted to digital form with the aid of electronic devices which makes storing, processing and transformation of information smoother and faster. Thus, digitization is the core issue in MIS. Digital technologies involve rampant use of computers and other digital devices. Digital technologies have advanced more rapidly than any innovation in our history – reaching around 50 per cent of the developing world's population in only two decades and transforming organizations. It is imperative to clarify the implication of three terms which are often used interchangeably but differs in terms of their connotation.

- ⦿ **Digitization** is the process of converting information from a physical format to digital one. It means converting analogous data into a digital representation. For this computer systems are used extensively.
- ⦿ **Digitalization** is the process of leveraging the digitization process mentioned above. This term refers to the use of digital technologies and data to create revenue, improve business, and create a digital culture where digital information is at the core. It converts processes to be more efficient, productive, and profitable. An effective MIS is a direct fallout of digitalization which also creates the digital environment.
- ⦿ **Digital transformation** is comparatively a newer word which is used to mean the transformation of business activities, processes, products, and models to fully leverage the opportunities of digital technologies. The main goal is to improve efficiency and manage. Digital transformation is doing things in a new (digital) way.

Some of the late entries in the world of Information & Communication Technology (ICT) which creates the digital environment are listed below. These are surely digitization processes but the actual leveraging of these depends on the digitalization of the business processes which paves way for an effective MIS to be operative.

- ⦿ Bar Coding & Decoding (used in inventory management)
- ⦿ Programmable Logic Controller or PLC (used for monitoring work-flow and machine conditions).
- ⦿ General Pocket Radio system or GPRS (used in LAN for controlling fleet of mobile equipments. Sometimes vehicles are provided with sensors for recording work load, fuel stock, etc).
- ⦿ Face Recognition System or FRS (used for recording attendance of employees by recognizing faces photographed in the system).
- ⦿ Computer Aided Designing or CAD and Digital Surveying.

- Computer Aided Manufacturing or CAM.
- e-Commerce (used in online bidding, ordering, invoicing, banking, etc), etc.
- Enterprise Resource Planning (ERP): this is, may be, the most important and comprehensive digitalisation and includes financial systems, stock management, order management, human resources management system. It creates real time data which is available to any node (computer) connected to the system. Availability of information is the main advantage of the ERP. Several financial and nonfinancial data can be integrated into ERP system. Following are some of the examples;
 - (i) Online invoicing and inventory records are facilitated by e-Commerce and Bar Coding & Decoding.
 - (ii) Order fulfilment in both Purchasing and Selling can be monitored on integration of purchase orders and sales orders with goods receipts and issues in inventory records for stores and finished goods. Likewise, indents for stores and finished goods can be tracked against respective orders.
 - (iii) Face Recognition System is used to migrate attendance data into Pay Roll system for calculation of employee-wise wages & salary including overtime and for updating leave records.
 - (iv) Plenty of data downloaded from PLC and GPR systems can be built-up in integrated information (e.g. work completed, work-in-progress, equipment running hours, power or fuel & lubricant consumptions, vehicle trips, breakdowns, machine conditions in terms of temperature, stress, vibrations, noise level, etc.)

Digital transformation is changing the face of business beyond recognition. It is as much a cultural change as a technological change as it is bringing sea changes in customer experiences and benefits. Today digitalization is the order of the business and survival of the business depends on *how soon* the business treads the digital transformation path. Some of the new digital transformation technologies which are changing the way business is done and consequentiality the MIS adopted in the business are;

- Modern ERP and database technologies

ERP is transformed into *cloud based ERP* which make is much more user friendly and adaptable. This is basically the “brains” of the digital business transformation process. Modern ERP may also be powered with *artificial intelligence* technologies which supports management and analysis of *big data*.
- Advanced analytics

Advanced analytics provides insights and reports that are deep, accurate, and actionable and thus revolutionize the MIS. It uses *artificial intelligence* and *machine learning* technologies.
- Cloud connectivity

Successful digital transformation depends on cloud-based infrastructure. It uses much of the *internet of things* (IoT) technologies.
- Artificial intelligence (AI) Machine Learning solution

Big data is a collection of data which is huge in magnitude which is ever increasing. Conventional data management tools are inapt to process big data because of its complexity. The combination of *big data*, *AI*, and *machine learning* is the fundamental aspect of digital transformation

Though there are also the concepts of *internet of things* (IOT) and *robotic process automation* (RPA) which are arenas of digital transformation, but the radicalization of the MIS is based on the four mentioned digital transformation tools.

Total Productive Maintenance (TPM)

2.8

.2.8.1 TPM – an overview

TPM is neither a maintenance function nor is it a maintenance department initiative. On the contrary, it is relative to manufacturing which considers operation and maintenance as equals under the umbrella of business process and endeavours to build a close relationship between productivity and maintenance. The traditional concept of manufacturing department adding value and maintenance department acting as a support mechanism which cost money is considered both inefficient and ineffective. TPM, on the other, is based on the philosophy that maintenance is an equally important aspect of the business process. Often TPM is also considered as total productive manufacturing. For the purpose of TPM, maintenance implies maintaining and improving the integrity of our production and quality systems through the machines, processes, equipment and people who add value to our products and services, that is, the operators and maintainers of our equipment. In order to better manufacturing process and to create a world class manufacturing the organisation must create and maintain an effective and efficient maintenance system. One approach to improve the performance of maintenance activities is to implement a Total Productive Maintenance (TPM) system. TPM is an extension of the concepts laid in Total Quality Management (TQM) program. The tools and techniques of TQM like employee empowerment, benchmarking, documentation, etc. are also used to implement and optimize TPM.

TPM establishes some kind of closeness between machine and its operator. TPM creates an environment where the operator ensures availability, efficiency and reliability of the machine he is working on. Thus the TPM approach reduces wastes of different forms like idleness due to breakdown, stock-out of some of regular spares, additional manpower otherwise required for storing some of the regular spares and for regular machine inspection & general maintenance. Thus, TPM is also in line with 'lean' manufacturing.

The five key elements or pillars of TPM include:

- a) Improving equipment effectiveness by targeting the major losses.
- b) Involving operators in the daily, routine maintenance of the equipment.
- c) Improving maintenance efficiency and effectiveness.
- d) Training for everyone involved.
- e) Life-cycle equipment management and maintenance prevention design.

2.8.2 Six Major Losses

Faulty equipment or operation causes six major losses, the elimination of which is the main focus of TPM. The six major losses are shown in table 2.8

Sl. No.	Loss Category	Costs to Organization
1	Unexpected breakdown losses	Results in equipment downtime for repairs. Costs can include downtime (and lost production opportunity or yields), labour, and spare parts.
2	Set-up and adjustment losses	Results in lost production opportunity (yields) that occurs during product changeovers, shift change or other changes in operating conditions.
3	Idling and Stoppage losses	Results in frequent production downtime and that difficult to record manually. As a result, these losses are usually hidden from efficiency reports and are built into machine capabilities but can cause substantial equipment downtime and lost production opportunity.
4	Speed losses	Results in productivity losses when equipment must be slowed down to prevent quality defects or minor stoppages. In most cases, this loss is not recorded because the equipment continues to operate.
5	Quality defect & Rework losses	Results in low standard production and defects due to equipment malfunction or poor performance, leading to output which must be reworked or scrapped as waste.
6	Equipment and capital investment losses	Results in wear and tear on equipment that reduces its durability and productive life span, leading to more frequent capital investment in replacement equipment.

Table 2.8: Six Major Losses⁴⁶

TPM targets elimination of the above mentioned six major losses which brings in dramatic improvement in the Overall Equipment Effectiveness (OEE). OEE is considered as the definitive standard for measuring manufacturing productivity. An OEE score of 100% implies perfect score on three aspects; cent percent quality (good parts), cent percent performance (quickest time) and cent percent availability (no interruption of production schedule). OEE is the best metric for categorizing losses, benchmarking progress, and improving the productivity of manufacturing equipment by eliminating waste.

OEE is the multiplicative of three issues of;

Availability of the machine (A), a measure of the proportion of time machine is actually available against the actual time it should be available.

Performance Rate (PR) = Rate efficiency (RE) × Speed Rate (SR)

RE = Actual average cycle time is slower than design cycle time because of jams, etc. Output is reduced because of jams

SR = Actual cycle time is slower than design cycle time machine output is reduced because it is running at reduced speed.

Quality Rate (Q) = percentage of good parts out of total produced.

OEE = A × PR × Q

Higher OEE is interpreted as higher equipment efficiency. The benchmark is 85%

⁴⁶adopted from Gupta, S., Tewari, P. C., & Sharma, A. K. (n.d.). TPM: Concept and Implementation Approach.

⊙ Solved Case 4

Dr Sreekumar, the owner of Krishna Inks, calculates the OEE for his manufacturing process of fountain pen inks. For the purpose he uses the usual parameters and uses the formula; $OEE = A \times PR \times Q$ [where, A, PR and Q have their usual meaning]

The following is the OEE data for two sequential weeks;

OEE FACTOR	WEEK 1	WEEK 2
	85.1%	85.7%
OEE (overall)	90.0%	95.0%
Availability	95.0%	95.0%
Performance	99.5%	95.0%
Quality		

From the above data it is noted that despite the fact that there is a fractional improvement of OEE from 85.1% to 85.7% which is mainly because of increase in availability (notion of availability of machine) from 90% to 95%. But the quality (percentage of good units produced) has actually declined by 4.5% which is certainly not a good option for Dr Sreekumar.

2.8.3 Benefits of TPM

The main **benefits of TPM** are as follows:

- ⊙ Increased productivity and OEE (Overall Equipment Effectiveness).
- ⊙ Rectify customer complaints.
- ⊙ Reduce the manufacturing cost by up to a great extent.
- ⊙ Satisfy the customer's needs by almost 100 % (Delivering the right quantity at the right time, in the required quality).
- ⊙ Reduce accidents.
- ⊙ Follow pollution control measures.
- ⊙ Higher confidence level among the employees.
- ⊙ Keep the work place clean, neat and attractive.
- ⊙ Favourable change in the attitude of the operators.
- ⊙ Achieve goals by working as team.
- ⊙ Horizontal deployment of a new concept in all areas of the organization.
- ⊙ Share knowledge and experience.
- ⊙ The workers get a feeling of owning the machine.

2.8.4 Steps for implementing TPM

TPM implementation pivots around proper organization structure. The organisation structure would have a plant manager being appointed as a TPM coordinator. TPM requires effective leadership from the top.

Implementation of TPM is a 12 step process which is noted in the following few lines;

Step 1: Announcement of top management decision

Step 2: TPM education Program and collection of information

Step 3: Establish an organizational structure

Step 4: Formulate basic TPM policies and goals

Step 5: Master plan for TPM deployment and its presentation:

Step 6: Feasibility study & its presentation

Step 7: Pilot installation

Step 8: Plant-wide installation

Step 9: Introduction audit

Step 10: Progress audit

Step 11: Certification

Step 12: TPM Award:

2.9.1 Introduction

In an earlier section of this study note, the importance of quality as a competitive tool is discoursed upon. Quality is noted as a perception, the definition of which depends on the perception of the people defining it. Thus it has no single universal definition. As such *Quality* refers to the following five perspectives⁴⁷;

- a) **Conformance to specifications:** how well the product or service meets the targets and tolerances determined by its designers. For example, the dimensions of a machine part may be specified by its design engineers as $3 \pm .05$ inches. This would mean that the target dimension is 3 inches but the dimensions can vary between 2.95 and 3.05 inches.
- b) **Fitness for use:** A definition of quality that evaluates how well the product performs for its intended use. [user based definition].
- c) **Value for price paid:** Quality defined in terms of usefulness of product or service for the price paid. [it assumes that the definition of quality is price sensitive].
- d) **Support services:** Quality defined in terms of the support provided after the product or service is purchased. [Quality does not apply only to the product or service itself; it also applies to the people, processes, and organizational environment associated with it].
- e) **Psychological criteria:** is a subjective definition that focuses on the judgmental evaluation of what constitutes product or service quality. [ambiance, prestige, friendly staff].

An organisation has to deliver superior performance which aids organisation to create sustainable competitive advantage. Superior performance is measured in terms of profit, profit growth and market share. *Quality* has direct connotation to superior performance. Quality has costs which negatively impacts the financial and operational performance of the organisation. Quality costs categorized either *quality control costs* or *quality failure costs*.

- ⊙ Quality control costs – two particular kinds arise which are stated below;
 - ▲ Prevention costs are all costs incurred in the process of preventing poor quality from occurring. They include quality planning costs, such as the costs of developing and implementing a quality plan.
 - ▲ Appraisal costs are incurred in the process of uncovering defects. They include the cost of quality inspections, product testing, and performing audits to make sure that quality standards are being met.
- ⊙ Quality failure costs – this cost is categorised as;
 - ▲ Internal failure costs are associated with discovering poor product quality before the product reaches

⁴⁷<https://blog.codecat.io/5-perspectives-of-quality-by/>

the customer site.

- ▲ External failure costs are associated with quality problems that occur at the customer site. These costs can be particularly damaging because customer faith and loyalty can be difficult to regain.

During the early years of the 20th century a significant change in the perception of the organisations as regards to quality is noticed. Processes (set of activities that converts inputs into outputs by adding value) were included in quality practices. Inspection of products and processes was the first quality management practice in organisation. Walter A. Shewhart introduced the concept of control charts in 1924 which was instrumental in making quality relevant not only for the finished product but also for the processes that shaped it. Research by various *quality gurus* led to an extensive repertoire of literature on quality and quality management practices.

In table 2.9, some noteworthy contributions of *quality gurus* are listed.

Table 2.9: Major Quality Gurus and their contribution

Name of the Quality Guru	Major research and contribution
Dr. Walter A. Shewhart (1891 – 1967)	<ul style="list-style-type: none"> ⊙ Contributed to understanding of process variability ⊙ Developed concept of statistical control charts ⊙ Pointed to eliminating variability improves quality ⊙ His finding lead to Statistical Process Control (SPC)
Dr. W. Edwards Deming (1900 – 1993)	<ul style="list-style-type: none"> ⊙ The Japanese established in 1951 the Deming Prize (for his contribution) ⊙ Pointed management’s responsibility for quality ⊙ Developed “14 points” to guide companies in quality improvement
Dr. Joseph M. Juran (1904 – 2008)	<ul style="list-style-type: none"> ⊙ stressed that <i>conformance to specifications</i> is necessary but not sufficient requirement of a product ⊙ Defined quality as “fitness for use”. ⊙ Developed the idea of quality trilogy: <i>Quality Planning, Quality Improvement and Quality Control</i> ⊙ Developed the concept of cost of quality
Dr. Armand V. Feigenbaum (1922 - 2014)	<ul style="list-style-type: none"> ⊙ Introduced concept of total quality control (TQC), later developed as Total Quality Management (TQM).
Dr. Philip B. Crosby (1926 – 2001)	<ul style="list-style-type: none"> ⊙ Initiated the Zero Defects program at the Martin Company Orlando, Florida, plant ⊙ Coined phrase “quality is free” (in his famous book) ⊙ Crosby’s response to the quality crisis was the principle of “doing it right the first time” (DIRFT)

Name of the Quality Guru	Major research and contribution
Dr. Kaoru Ishikawa (1915 – 1989)	<ul style="list-style-type: none"> ⦿ Developed cause-and-effect diagrams (also known as Ishikawa or “Fish Bone” diagrams) ⦿ Simplified statistical techniques for QC ⦿ “Quality does not only mean the quality of product, but also of after sales service, quality of management, the company itself and the human life.” – the famous quote. ⦿ Identified concept of internal customer
Dr. Genichi Taguchi (b. 1924)	<ul style="list-style-type: none"> ⦿ Focused on product design quality ⦿ Developed loss function to measure financial loss to society resulting from poor quality ⦿ A quality product is a product that causes a minimal loss (expressed in money) to society during the life of the product.

Dr. Feigenbaum conceived the concept of Total Quality Control (TQC) in 1961 which he emphasized in his book, *Total Quality Control*. Later Kaoru Ishikawa’s wrote the book *What Is Total Quality Control? The Japanese Way in 1985*. These two books laid the foundation of Total Quality Management (TQM).

TQC was a ‘hit’ in Japan, where the first quality circles were set up in 1962, and which later developed into what the Japanese themselves call Company-Wide Quality Control (CWQC). This is identical with TQM.

Specifically, the term TQM was coined in 1984, when an arm of the United States Navy asked some of its civilian researchers to assess statistical process control and the work of several prominent quality consultants and to make recommendations as to how to apply their approaches to improve the Navy’s operational effectiveness. The recommendation was to adopt the teachings of W. Edwards Deming. The Navy initiated the project in 1985 and named it ‘Total Quality Management (TQM)’⁴⁸. As such, TQM is the West’s answer to Japan’s companywide quality control (CWQC)

2.9.2 TQM – an overview

The new business environment is marked by free flow of information and products; organizations retain their competitive advantage by reducing prices; improves existing products and brings in innovation.

TQM is a business strategy that allows organization to achieve all this and is based on the premise that improvement of quality leads to decreased costs, better productivity. Thus TQM posits that quality is the most important and critical component for creation of strategic business advantage. Three key issues will help the reader to comprehend the notion of TQM.

- a) TQM is an integrated organizational effort designed to **improve quality** at every level.
- b) TQM is a **vision** which the firm achieves through;

⁴⁸https://ebrary.net/86665/health/development_united_states

- (i) *long-term planning*,
- (ii) drawing up and implementing *annual quality plans*
- c) TQM is a **corporate culture** characterized by *increased customer satisfaction* through *continuous improvements*, in which *all employees* in the firm actively participate.

A snapshot of the components of TQM is presented in Figure 2.16. It may be noted that;

- a) There are three aspects of TQM; total, quality and management.
- b) The term ‘total’ is included to mean all pervasiveness in all processes and products.
- c) In TQM, the term ‘quality’ is viewed from the perspective of the customer
- d) Continuous improvement of products and process and effective utilisation of resources are the two major aspect of management emphasized in TQM.

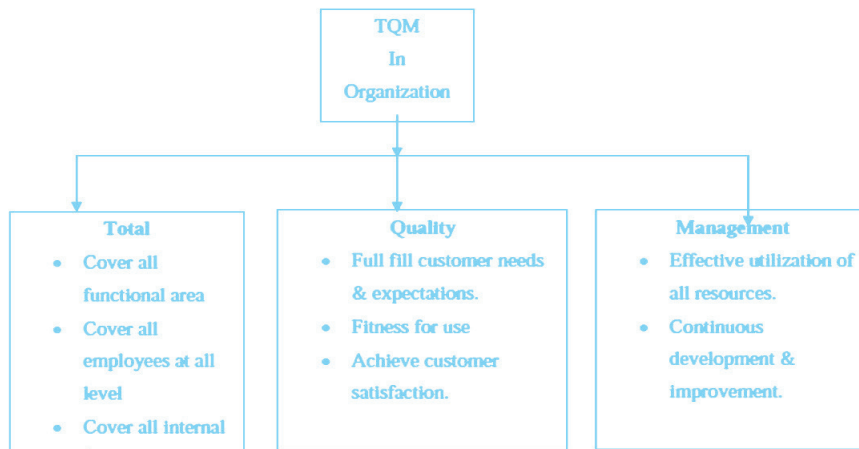


Figure 2.16: Snapshot of the three terms of TQM

2.9.3 TQM – some definition

Literature suggest several meaningful definitions of TQM. In the following lines, three important definitions are mentioned for understanding of the reader.

- ⦿ Feigenbaum (1960) defined TQM as an “effective system for integrating the quality development, quality maintenance, and quality improvement efforts of the various groups in an organization to achieve *full customer satisfaction*.”
- ⦿ *International Organization for Standardization (ISO 8402:1994)* defines TQM as “A management approach of an organization, centred on quality, based on the *participation of all its members* and aiming at *long term success* through *customer satisfaction* and *benefits to* all members of the organization and society”.
- ⦿ Total Quality management is defined⁴⁹ as a *continuous effort* by the management as well as employees of a particular organization to ensure long term customer loyalty and customer satisfaction. [<https://www.managementstudyguide.com/total-quality-management.htm>].

⁴⁹ <https://www.managementstudyguide.com/total-quality-management.htm>

2.9.4 The Essentials of TQM

The main approach of TQM is to have an impact on the society through continuous satisfaction of the customer. The simple issue is 'always accurately do the correct works at the beginning' so that time and money is not wasted on the rectification and overhauling process. The key issues of TQM are as follows;

a) Customer Focus

The first, and overriding, feature of TQM is the company's *focus on its customers*. Quality is defined as meeting or exceeding customer expectations.

b) Continuous Improvement

Another concept of the TQM philosophy is the *focus on continuous improvement*. Traditional systems operated on the assumption that once a company achieved a certain level of quality, it was successful and needed no further improvements. Continuous improvement, called *kaizen* by the Japanese, requires that the company continually strive to be better through learning and problem solving. A philosophy of never-ending improvement. Two approaches that can help companies with continuous improvement are;

- ▲ the plan –do– study – act (PDSA) cycle⁵⁰ - The circular nature of the cycle shows that continuous improvement is a never-ending process.
- ▲ Benchmarking: Companies implement continuous improvements by studying and effecting business practices of companies considered "best in class." This is called benchmarking⁵¹.

c) Employee Empowerment

TQM philosophy is to empower all employees to seek out quality problems and correct them. With the old concept of quality, employees were afraid to identify problems for fear that they would be reprimanded. Often poor quality was passed on to someone else, in order to make it *someone else's problem*. The other, the new concept of quality, TQM, provides incentives for employees to identify quality problems. Employees are rewarded for uncovering quality problems, not punished.

d) Use of Quality Tools

TQM places a great deal of responsibility on all workers. If employees are to identify and correct quality problems, they need proper training. They need to understand how to assess quality by using a variety of quality control tools, how to interpret findings, and how to correct problems.

e) Product design

A critical aspect of building quality into a product is to ensure that the product design meets customer expectations. This typically is not as easy as it seems. Customers often speak in everyday language. A useful tool for translating the voice of the customer into specific technical requirements is *quality function deployment (QFD)*. QFD is also useful in enhancing communication between different functions, such as marketing, operations, and engineering.

f) Process management

According to TQM a quality product comes from a quality process. This means that quality should be built into the process. Quality at the source is the belief that it is far better to uncover the source of quality problems and correct it than to discard defective items after production.

g) Managing Supplier Quality

⁵⁰ A development of the PDCA cycle discussed previously.

⁵¹ This is also discussed in a previous section of this Module.

TQM extends the concept of quality to a company's suppliers. Traditionally, companies tend to have numerous suppliers that engaged in competitive price bidding. When materials arrived, an inspection was performed to check their quality.

The **three core concepts** of TQM are -

- ⊙ **Quality Control (QC):** It is concerned with the past and deals with data obtained from previous production, which allow action to be taken to stop the production of defective units.
- ⊙ **Quality Assurance (QA):** It deals with the present and focuses to create and operate appropriate systems to prevent defects from occurring.
- ⊙ **Quality Management (QM):** It concerned with the future and manages people in a process of continuous improvement to the products and services offered by the firm.

2.9.5 Steps for implementation

- ⊙ **Stage 1:** Identification of customers / customer groups: Through a team approach (a technique called Multi - Voting), the firm should identify major customer groups. This helps in generating priorities in the identification of customers and critical issues in the provision of decision - support information.
- ⊙ **Stage 2:** Identifying customer expectations: Once the major customer groups are identified, their expectations are listed. The question to be answered is - What does the customer expect from the Firm?
- ⊙ **Stage 3:** Identifying customer decision-making requirements and product utilities: By identifying the need to stay close to the customers and follow their suggestions, a decision - support system can be developed, incorporating both financial and non-financial information, which seeks to satisfy used requirements. Hence, the Firm finds out the answer to - What are the customer's decision-making requirements and product utilities? The answer is sought by listing out managerial perceptions and not by actual interaction with the customers.
- ⊙ **Stage 4:** Identifying perceived problems in decision-making process and product utilities: Using participative processes such as brainstorming and multi-voting, the firm seeks to list out its perception of problem areas and shortcomings in meeting customer requirements. This will list out areas of weakness where the greatest impact could be achieved through the implementation of improvements. The firm identifies the answer to the question - What problem areas do we perceive in the decision-making process?
- ⊙ **Stage 5:** Comparison with other Firms and benchmarking: Detailed and systematic internal deliberations allow the Firm to develop a clear idea of their own strengths and weaknesses and of the areas of most significant deficiency. Benchmarking exercise allows the Firm to see how other Companies are coping with similar problems and opportunities.
- ⊙ **Stage 6:** Customer Feedback: Stages 1 to 5 provide a information base developed without reference to the customer. This is rectified at Stage 6 with a survey of representative customers, which embraces their views on perceived problem areas. Interaction with the customers and obtaining their views helps the Firm in correcting its own perceptions and refining its process.
- ⊙ **Stage 7 & 8:** Identification of improvement opportunities and implementation of Quality Improvement Process: The outcomes of the customer survey, benchmarking and internal analysis, provides the inputs for stages 7 and 8. i.e., the identification of improvement opportunities and the implementation of a formal improvement process.

2.10.1 Introduction

Data Envelopment Analysis (DEA), originally developed as a performance measurement technique, is a data oriented decision making tool based on the principle of mathematical programming to compare the relative operational efficiency of a set of comparable decision making units (DMUs) which functions even with multiple inputs and outputs. It is used to assess the relative performance of a set of DMUs that use multiple inputs to produce multiple outputs.

DMUs are units in an organisation which are responsible for taking decisions. These units are under evaluation in DEA. DMUs can include manufacturing units, departments of big organizations such as universities, schools, bank branches, hospitals, power plants, police stations, tax offices, prisons, defence bases, a set of firms or even practising individuals. The performance of DMUs is assessed in DEA using the concept of relative efficiencies that is, efficiencies of a DMU relative to the best performing DMU (or DMUs if there is more than one best-performing DMUs). The best-performing DMU is assigned an efficiency score of unity or 100 per cent, and the performance of other DMUs vary, between 0 and 100 per cent relative to this best performance.

Charnes, Cooper, and Rhodes initiated the DEA model in 1978⁵². This is heavily inspired on the earlier work of Farrell (1957)⁵³. The work of Debreu's, who introduced in the early fifties the *coefficient of resource utilisation* is also influential in the development of the DEA model propagated by Charnes, Cooper, and Rhodes. The first application of DEA (though the name was not coined then) was in the agriculture field. In 1950, Farrell applied it to 48 states in the United States of America, considering four inputs and two outputs. At that time, the DEA term was not yet created, so in fact the first time the term DEA and that technique was applied was in the area of education, specifically in the analysis of Program Follow Through, conducted in the USA, in the late seventies (Rhodes 1978).

It is important to note that in DEA, the efficiency or performance of DMU's were measured in two ways:

- ⦿ *Input-oriented model*: It tries to see if the DMU can reduce its current input and still producing the same amount of outputs.
- ⦿ *Output-oriented model*: It tries to see if the DMU can increase its current output using current input level

2.10.2 Fundamental Issues in Efficiency measurement

It would be reiteration to state that *efficiency* is the ratio of the input to output in a work process or a labour process. In the manufacturing process it is crucial to identify all inefficient processes as that would aid minimisation of wastage and maximisation of efforts, energy and time in producing the desired result. Efficiency is denoted by η and is given as follows;

⁵² Charnes A, Cooper WW, Rhodes E (1978) Measuring the efficiency of decision making units. European Journal of Operation Research 2(6).

⁵³ Farrell MJ (1957) The measurement of productive efficiency.

$$\text{Efficiency } (\eta) = \frac{\text{Output}}{\text{Input}} \times 100$$

It is important to note that the *output* and the *input* are of the same units of measurement. This simple measurement of efficiency quantifies the η only in case of single output corresponding to single output. For example, if a cyclist puts 600 J of work on his bicycle and the bicycle gives out 140 J of useful work. The efficiency of the cyclist can be calculated as follows;

$$\text{Efficiency } (\eta) = \frac{140}{600} \times 100 = 23.33\%$$

This measure of efficiency is applicable for business process and other business perspectives. For example, in business processes the η is measured in terms of *input* (material, labour, energy resources) and the *output* (the value of outputs). For the purpose both the inputs and the outputs are to be represented in terms of Rupee value. If the cost of the inputs, in a particular business process is Rs 3 and the value of the output is Rs 4 then the η is calculated as

$$\text{Efficiency } (\eta) = \frac{4}{3} \times 100 = 133.33\%$$

2.10.3 Advantages and Disadvantages of DEA Model

Some advantages of DEA approach are:

- ⊙ no need to explicitly specify a mathematical form for the production function
- ⊙ capable of handling multiple inputs and outputs
- ⊙ capable of being used with any input-output measurement, although ordinal variables remain tricky
- ⊙ the sources of inefficiency can be analysed and quantified for every evaluated unit
- ⊙ using the dual of the optimization problem identifies which DMUs is evaluating itself against which other DMUs

Some of the disadvantages of DEA are:

- ⊙ results are sensitive to the selection of inputs and outputs
- ⊙ high efficiency values can be obtained by being truly efficient or having a niche combination of inputs/outputs
- ⊙ the number of efficient firms on the frontier increases with the number of inputs and output variables
- ⊙ a DMU's efficiency scores may be obtained by using non-unique combinations of weights on the input and/or output factors

2.10.4 Efficiency measurement in DEA – case of single input and single output

The simple measure of Efficiency (η) as discussed in the previous section is applicable without much modification to a situation where there is one input and there is one output. In such case it is easy to identify the efficient DMU from an inefficient one. In the following lines two particular cases are discussed which will help the reader to comprehend the simple logic of DEA in case of single input processed to give a single output.

⊙ Solved Case 5

There are eight stores (A to H) across a city in which certain number of employees (given in the table below) effects Sales in a particular month.

Stores (DMUs)	A	B	C	D	E	F	G	H
Employee (No.)	20400	32000	34200	44000	54000	54000	62000	80000
Sales (₹)	16000	27500	25400	44000	46000	43200	56000	58000

Efficiency (η) = $\frac{\text{SALES}}{\text{EMPLOYEE}}$	0.78	0.86	0.74	1.00	0.85	0.80	0.90	0.73
--	------	------	------	------	------	------	------	------

Efficiency in terms of sales per employee for each store is given as $\frac{\text{SALES}}{\text{EMPLOYEE}}$ of that store signifying the sales effected by one employee. It is evident from the above that store D has an efficiency score of 1.00 which is the highest. If the efficiency scores are plotted with *number of employees* on the horizontal axis and *sale* on the vertical axis, the slope of the line connecting each point to the origin corresponds to the sales per employee and the highest slope is attained by the line from the origin through D.

This line is called the *efficient frontier*. It is important to note that the *efficient frontier* touches at least one point (D, in this case) and all other points are below this line. The name *Data Envelopment Analysis* is derived from this particular property as in mathematical parlance, such a frontier is said to *envelop* all the remaining points including the points on the *frontier*. The comparison of the various stores according to the sales generated per employee along with the efficiency frontier is represented in figure 2.17⁵⁴.

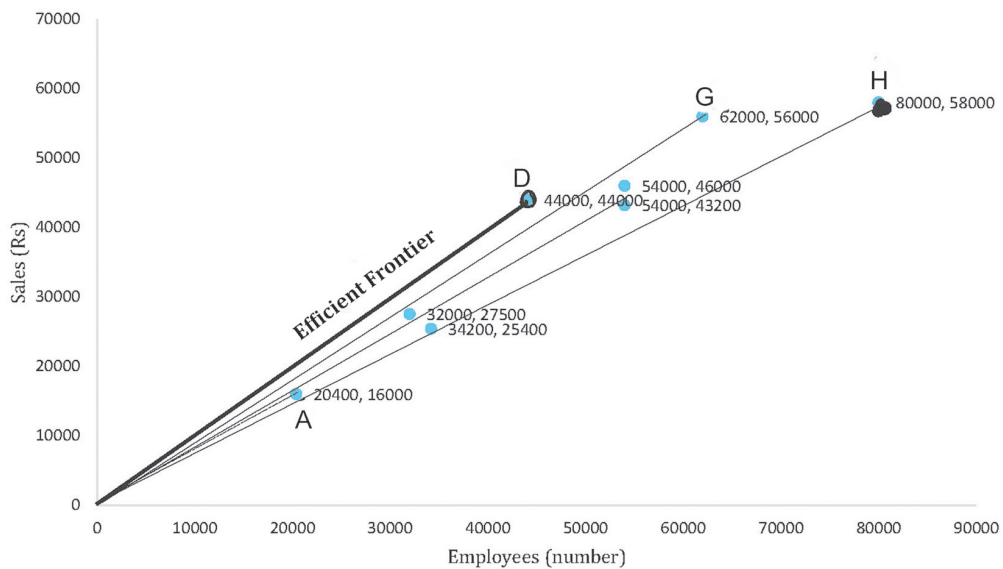


Figure 2.17: Comparison of Store (DMUs)

In the previous diagram (Figure 2.17) straight lines may be drawn from the origin to each of the points (A through H). The straight line connecting the origin and the point D (which is the *efficient frontier*⁵⁵), as is observed, is the line with the highest slope.

Generally, for scatter diagram as shown in figure 2.17, a line of best fit is drawn. In this case one might be tempted to draw a statistical regression line of best fit. This is easily computed in Ms – Excel using the LINEST function in which only the Y axis points (sales) and the X axis points (number of employees) are needed to be input. The dotted line in Figure 2.18 shows the regression line passing through the origin which, under the least squares principle, is expressed by $y = 0.756x$ ⁵⁶

⁵⁴ The figure is not drawn to scale and represents a scatter diagram.

⁵⁵ Efficient frontier is the curve which envelopes all the DMUs.

⁵⁶ The LINEST function returns the value of 0.756 as the slope of the regression line

The regression line is the line of *best fit* which goes through the *middle* of all the data points and thus it can be inferred that the points above it as efficient choices while the points below it as *inferior* or *unsatisfactory*

One can measure the degree of excellence or inferiority of these data points by the magnitude of the deviation from the line of *best fit*. On the other hand, the efficient frontier line labels the performance of the best store (D) and measures the efficiency of other stores by deviations from it. This is the fundamental difference between the statistical measure of regression and DEA.

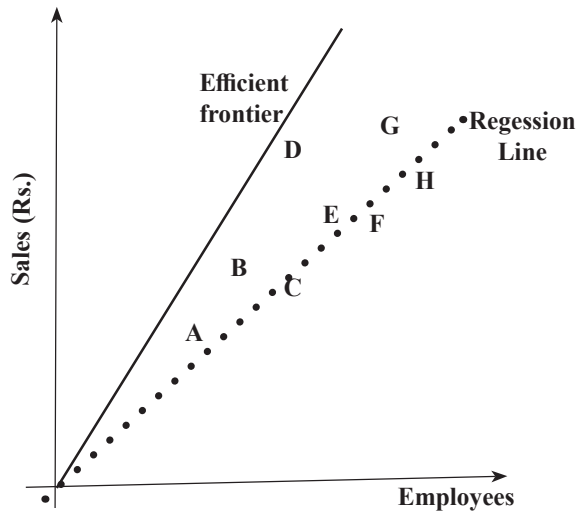


Figure 2.18: Comparison of Stores

While regression shows the central tendency of the data set, DEA deals with best performance and evaluates all performances by deviations from the frontier line. This leads to contrasting approaches to improvement. DEA identifies a point like store D which acts like a benchmark for other stores in seeking improvements. While in regression all the stores are considered in calculating the *line of best fit* and the stores A, B, D, E and G are to be considered as efficient choices and only store C, F and H are considered as *inferior*.

🕒 **Solved Case 6**

There are four firms (A, B, C and D) which operates under similar conditions and are comparable. The top management of Firm B is worried about the profitability of the firm and anticipates that the firm’s operational efficiency is relatively poor which is projected in declining market share of the company as well as other operational ratios. Miss Izumi, the cost accountant of Firm B has been authorized by the top management to look into the matter and report back. Miss Izumi is able to extract the following data of the four firms. She is of the opinion that the *value added*⁵⁷ is the comparable output and the *capital employed* is the comparable input. Accordingly, she extracts the data of the two variables across the four firms.

⁵⁷ The economic concept of value added implies to mean the excess of the value of output over and above the money value of all intermediate inputs.

Table 2.10: Comparison of performance of the firms

Firm	Capital Employed (₹ in Million)	Value added (₹ in Million)	Value added per Capital Employed) ⁵⁸
A	8.6	1.80	0.209
B	2.2	0.20	0.091
C	15.6	2.80	0.179
D	31.6	4.10	0.130

from Table 2.10, it is easy to note that Firm A has the highest efficiency, measured in terms of the Value added per unit of capital employed which is 0.209. and Firm B has the lowest (0.091). Miss Izumi calculated the relative efficiencies of the Firms setting the performance efficiency of Firm, A as 100 per cent (Table 2.11).

Table 2.11 Relative Efficiencies of the Firms

Firm	Value added per Capital Employed	Relative efficiency (%)
A	0.209	100.00
B	0.091	43.40
C	0.179	85.88
D	0.130	62.08

The simple aspect of the model is that if Firm A produces Y output from X products, then the Firm's efficiency is given as $\frac{Y(A)}{X(A)}$. Other firms must be able to do the same otherwise they would be termed as relatively inefficient.

Thus as $\frac{Y(B)}{X(B)} < \frac{Y(A)}{X(A)}$, Firm B is said to be relatively inefficient. Similarly

$\frac{Y(C)}{X(C)} < \frac{Y(A)}{X(A)}$, Firm C is said to be relatively inefficient and

$\frac{Y(D)}{X(D)} < \frac{Y(A)}{X(A)}$, Firm D is said to be relatively inefficient

The DEA model specifies that for inefficient Firms, *Performance Targets* may be set which will enable to achieve cent percent efficiency alike Firm A which is a benchmark for the inefficient Firms.

The *Input Target* for Firm B is the amount of capital employed that will enable the firm to have the same ratio of value added to capital employed as Firm A.

Input Target = Actual Input × Relative Efficiency (in fraction term)

Miss Izumi uses the formula and calculates the *Input Target* for Firm B as

$$\text{Input Target (B)} = 2.2 \times 0.434 = 0.955$$

⁵⁸ Efficiency (η) = $\frac{\text{Value Added}}{\text{Capital Employed}}$

This implies that if Firm B uses ₹0.955 million as input, and produces ₹0.2 million as value added output, then it will be considered as efficient as Firm A.

For inefficient firms,

Input Target < Actual Input.

Input Slack is the difference between *actual input* and *input target*.

For Firm B,

Input Slack = Actual input – Input Target=2.2-0.955=1.245

This implies that Firm B should be able to produce the same output (value added) of ₹0.2 million using much lesser input (input to be reduced by ₹1.245 million, as denoted by input slack⁵⁹). This can also be expressed as a percentage.

$$\text{Input Slack Percentage} = \frac{\text{Input Slack}}{\text{Actual Input}} \times 100$$

$$\text{Input Slack Percentage} = \frac{1.245}{2.2} \times 100 = 56.6$$

Miss Izumi reports to the top management that in order to be as efficient as Firm A, Firm B should be able to produce the same output of ₹0.20 million Value Added using 56.6% of less capital employed (input). In actual terms Firm B should be able to produce the same output of ₹0.20 million Value Added, using ₹0.955 million as input which is ₹1.245 million less of input which it is currently operating at.

Miss Izumi also reports to the top management that on similar lines the output target and output slack and output slack percentage can also be calculated which would specify the improvement in output (value added) that is recommended, keeping the input (capital employed) constant. For this the following would be applicable.

$$\text{Output target} = \frac{\text{Actual output}}{\text{Relative efficiency (in fraction)}}$$

$$\text{Output Slack} = \text{Output Target} - \text{Actual Output}$$

$$\text{Output Slack Percentage} = \frac{\text{Output Slack}}{\text{Actual Output}} \times 100$$

For Firm B (as calculated by Miss Izumi)

$$= \text{Output target} = \frac{\text{Actual output}}{\text{Relative efficiency (in fraction)}} = \frac{0.2}{0.434} = ₹ 0.46 \text{ million}$$

$$\text{Output Slack} = \text{Output Target} - \text{Actual Output} = ₹0.46 \text{ million} - 0.2 \text{ million} = ₹0.26 \text{ million}$$

$$\text{Output Slack Percentage} = \frac{\text{Output Slack}}{\text{Actual Output}} \times 100 = \frac{0.26}{0.2} \times 100 = 130\%$$

Miss Izumi reports to the top management that from the perspective of output, if firm B is to achieve the same efficiency as Firm A, it should increase its output by ₹0.26 million or by 130 per cent for the same level of input (capital employed).

2.10.5 Efficiency measurement in DEA – case of two inputs and one output

Real life situations are not as simple as categorized in the first case where there is one input and one output. Differing situations arise where there are multiple inputs and multiple outputs. But to understand the situations the concept of *Efficient Frontier* in case of situation there is two inputs and one output the following Caselet is considered.

⁵⁹ Currently Firm B is using inputs which are valued at ₹2.2 million. It should be producing same value added (output) with ₹1.245 million less amount of resources i.e., ₹0.955 million

⦿ Solved Case 7

Sl no.	DMUs	A	B	C	D	E	F
1	Number of Customers (Output) ⁶⁰ (in '0000)	1	1	1	1	1	1
2	Number of Employees (Input 1)	8	12	14	8	4	10
3	Floor Space (Input2) (in square meter)	6	6	2	4	8	4
4	Employee/ Customer ⁶¹	8	12	14	8	4	10
5	Floor Space/ Customer	6	6	2	4	8	4

In this case it is important to note that the *inverted efficiency ratio* is taken against serial number 4 and 5 (Employee/ Customer and Floor Space/Customer). This implies that the lower the ratio the better is the efficiency. In case of DMU A, eight employees serve 10000 customers implying that each employee serves 1250 customers. While in case of DMU E, only four employees serve 10000 customers implying that each employee serves 2500 customers. Thus DMU E is the most efficient in terms of Employee/ Customer.

Efficiency of DMU E is highest amongst all the DMUs.

In terms of Floor space/ Customer, DMU C is the most efficient as they are serving 10000 customers in 2 square meter of space which is the minimum.

This analysis of which DMU is more efficient than the other is done through charting the production possibility sets and the efficient frontier stated in Figure 2.19 (given below). All the given sets (A through F are production possibility sets. It is also noted that *lower* the value of Employee/ Customer and Floor space/ Customer the more efficient is the DMU⁶². Accordingly, DMU E is the most efficient in terms of Employee/ Customer and DMU C is most efficient in terms of Floor space/ Customer.

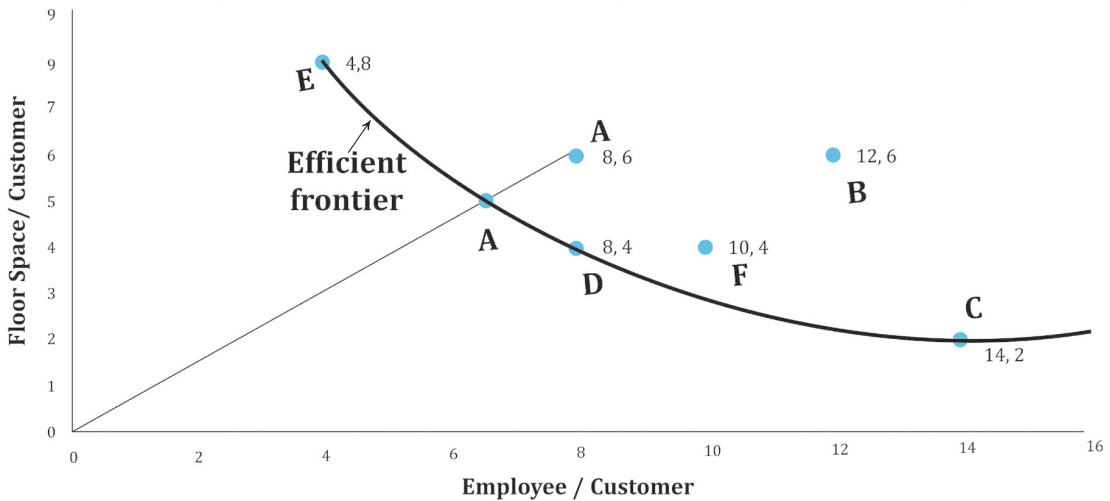


Figure 2.19: Efficient Forntier (Two Input - One Output)

⁶⁰ For simplicity of operations, the number of customers is kept as 1.

⁶¹ Students should note that an inverted ratio is considered since there are two inputs and one output

⁶² It is important to note that when lower value implies higher efficiency then the efficiency frontier is convex to the origin. This is particular to this case. And when higher value implies higher efficiency then the efficiency frontier is concave to the origin alike a production possibility frontier.

The *efficiency frontier* shown in Figure 2.19 shows that DMUs C, D and E are efficient as they lie in their *efficiency frontier*. While DMUs A, B and F are enveloped within the frontier are inefficient. The important point is that a *Virtual DMU* can be surrogated as A' which lies on the intersection of the efficiency frontier line and the straight line joining the origin and the production possibility DMU A. All the calculations are shown in the previous case can also be done in this scenario as well.

2.10.6 Efficiency measurement in DEA – case of single input and two outputs

In the following lines a discussion is taken up for cases in which there are two inputs which results in two outputs. For this the following illustration is taken up for discussion.

🕒 Solved Case 8

In a bank two issues are considered as output; number of personal transaction (PT) completed and number of business transactions (BT) completed. These figures are given in the below table for four branches of the ABC bank. And the measure of input is the number of staff. Here, the performance of the branches needs to be assessed on how efficiently they use their single input (number of staff) to produce the two distinct categories of transaction outputs. The data extracted in respect of PT, BT and number of staff in each branch along with relative efficiency is shown in table 2.12

Table 2.12 relative efficiencies (output - input ratios)

Code	Branch	PT (Y1) (figures in thousand)	BT (Y2) (figures in thousand)	Staff (X1)	PT/Staff (Y1/X1)	BT/Staff (Y2/X1)
A	Esplanade	130	55	20	6.50	2.75
B	Harish Avenue	50	25	17	2.94	1.47
C	Gariahat	85	60	18	4.72	3.33
D	Sudder Street	25	15	11	2.27	1.36

The output-oriented technical efficiency⁶³ of each branch in producing two outputs can be found by dividing each of their outputs by their input. It is observed from the above table that Esplanade Branch (A) has the highest ratio of personal transactions per staff member, whereas Gariahat Branch (C) has the highest ratio of business transactions per staff member. Harish Avenue Branch (B) and Sudder Street Branch (D) do not compare so well with Esplanade Branch (A) and Gariahat Branch (C), so are relatively less efficient at using their given input resource (number of staff) to produce outputs, number of personal transactions, and number of business transactions.

The DEA analysis (graphical representation) is shown in Figure 2.19. The figure shows personal transactions per staff member ($Y1/X1$) in the X -axis and business transactions per staff member ($Y2/X1$) in the Y -axis. The observed level of two outputs of a bank branch is represented by its branch code. The frontier technology is formed by connecting the observations A and C and further extending the line horizontally from point A to the Y -axis and extending the line perpendicularly from point C to the X -axis.

⁶³ The efficiency of any firm or unit consists of two components:

1. Technical efficiency: It means the ability of a firm to obtain maximum output from a given set of inputs.
2. Allocative efficiency: It means the ability of a firm to use the inputs in optimal proportions, given their respective prices.

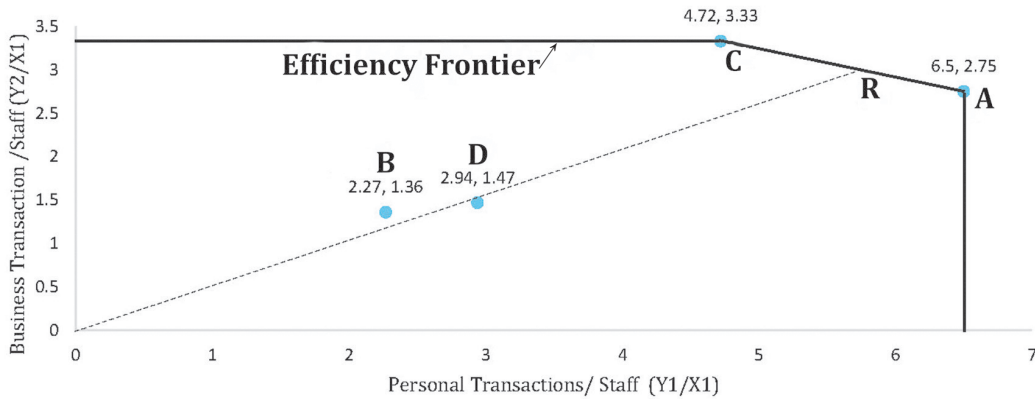


Figure 2.20 relative efficiency (PT/Staff vs BT/Staff) 2020

Any branches on the frontier are technically efficient ($TE_0 = 1$). Thus the Esplanade Branch (A) and the Gariahat Branch (C) are efficient. It is evident from the graph that the other two branches (Harish Avenue [B] and Sudder Street [D]) are technically inefficient ($TE_0 < 1$).

If the branch, Sudder Street Branch (D), is placed under evaluation, the ratio personal transactions/business transactions = $(25/15) = 1.67$, that is, there are 1.67 personal transactions for every business transaction. Mathematically, the value 1.67 is also the ratio of personal transactions per staff member/business transactions per staff member, that is, $2.27/1.36 = 1.67$. Numerically, the measure of the (relative) efficiency of Sudder Street Branch (D) is calculated by the following ratio:

$$\frac{\text{length of line from origin to Sudder Street Branch (OD)}}{\text{Length of line from origin through Sudder Street Branch to efficient frontier(OR)}} = \frac{2.646}{6.126} = 0.432$$

2.10.7 Mathematical Programming in DEA⁶⁴

It is evident that efficiency measurement and performance evaluation for the case of two inputs and one output and two output and one input is more complicated than the single input single output scenario. Despite the problem graphical analysis is used for analysing these cases. But with greater number of inputs and outputs graphical analysis cannot be used. Mathematical formulation is needed for calculating the *efficient frontier* and the *relative efficiencies* of the underachieving DMUs. Farell (1957) in his seminal work provided *frontier analysis* (discussed in the previous sub-sections of this section on DEA) for performance evaluation. The mathematical framework to handle *frontier analysis* could be established only after 20 years, when Charnes et al. (1978) in their seminal paper provided the fundamentals of the mathematical aspects of *frontier analysis*. The authors also coined the term Data Envelopment Analysis (DEA).

As such there are various practical connotations of the DEA model

In DEA, the efficiency or performance of DMU's were measured in two ways:

- ⊙ Input-oriented model: It tries to see if the DMU can reduce its current input and still producing the same amount of outputs.
- ⊙ Output-oriented model: It tries to see if the DMU can increase its current output using current input level.

⁶⁴ This section is, as such, beyond the purview of this study note and is included in brief to give the reader a sketch of the DEA model.

Return to scale (RTS) is often used to characterise the different DEA models. The different types of DEA frontiers are as follows:

- ⊙ Constant RTS : CRS
- ⊙ Variable RTS : VRS (Constant, Increasing and Decreasing RTS)
- ⊙ Non-increasing RTS : NIRS
- ⊙ Non-decreasing RTS : NDRS

The mathematical programming for the various types of DEA frontiers are beyond the scope of this study note. One of the reason is the complication of the models and secondly, but not the least various softwares have been made available many of which are free. The steps for DEA analysis (shown below) refers to one such free software.

2.10.8 Steps in DEA Analysis

- a) Collect the pooled data on 'Output and Input' quantities and their respective values for different DMU's 2. Download the open source DEAP software from the Centre for Efficiency and Productivity Analysis (CEPA) portal (<http://www.uq.edu.au/economics/cepa/deap.htm>)
- b) Install the DEAP
- c) Arrange the dataset as per the requirement of DEAP (output first followed by inputs) in *.txt file
- d) Modify the inbuilt instruction file and compute the Technical, Allocative and Economic efficiency

The website <https://onlineoutput.com/dea-software/> provides a free software which returns the results of Data Envelopment Analysis of the data entered into by the user. There are numerous packages in R such as lpSolve, Benchmarking, FEAR to do DEA Analysis.

Final note

DEA is a very powerful technique for performance measurement and widely used across the industry. This technique may be used to find out efficiencies of any units that raises interest. one can even find out performance analysis of IPL teams in a particular season and recommend for improvement for next season.

EXERCISE

A. Theoretical Question

⊙ Multiple Choice Questions

- 1) Which of the following is not one of the main parts of the Kaplan-Norton balanced scorecard concept?
Balancing:
 - A. financial and non-financial measurements.
 - B. cash flows and non-cash flows.
 - C. short term and long term measurements.
 - D. leading and lagging indicators.
- 2) According to Kaplan & Norton, which of the balanced scorecard perspectives serves as the focus of the other perspectives?
 - A. Financial.
 - B. Customer.
 - C. Internal business processes.
 - D. Learning & growth.
- 3) According to Norton and Kaplan, the balanced scorecard should be used as
 - A. control system.
 - B. diagnostic system.
 - C. strategic system.
 - D. None of the above.
- 4) Given the following information for a business:
Asset turnover = 3.50
Equity multiplier = 1.00
Return on equity = 30%
Using the DuPont analysis, the net profit margin is _____
 - A. 8.57%
 - B. 5.87%
 - C. 7.65%
 - D. 6.75%
- 5) What is the missing item in this formula?
 $Return\ on\ Equity\ (ROE) = \text{_____} \times Equity\ multiplier$
 - A. Asset turnover
 - B. Financial leverage
 - C. Return on Assets
 - D. Net profit margin
- 6) One of the following is not a specific type of Benchmarking
 - A. Generic Benchmarking
 - B. Internal Benchmarking
 - C. External Benchmarking
 - D. Competitive Benchmarking
- 7) Six Sigma is a business-driven, multi-dimensional structured approach to
 - A. Reducing process variability
 - B. Lowering Defects
 - C. Improving Processes

- D. All of the above
- 8) Small/Mid-sized Six Sigma projects are executed by professionals titled as:
- Champion
 - Green Belt
 - Black Belt
 - Site Champion
- 9) *Mura* and *Muri* refer to _____ and _____ respectively.
- Unevenness, waste
 - Unevenness, overburden
 - Overburden, waste
 - Overburden, poka-yoke
- 10) Variations in the quality characteristic of a product is due to
- chance causes
 - assignable causes
 - both (a) and (b)
 - neither (a) nor (b)

Answer Key

1	2	3	4	5	6	7	8	9	10
b	a	c	a	c	c	d	b	b	c

⊙ **Short Essay Type Questions**

- Discuss the major tools of Statistical Process Control (SPC).
- Summarize the four perspective of Balanced Score Card (BSC).
- The Balanced Scorecard Institute (BSI) has developed the Nine Steps to Success™. Discuss the model with diagram.
- Briefly discuss with illustration the 3-component DuPont analysis.
- Distinguish between Benchmarking and Bench Trending.
- State the three phases of the process of Benchmarking.
- Six sigma is a significant tool of Total Quality Management (TQM) –Discuss. In this respect discuss the two methodologies of Six Sigma deployment.
- Discuss briefly the five principles of Lean manufacturing.
- Write a brief note on the importance of ‘Quality’ in the manufacturing process. In this regard discuss the eight basic elements of quality.
- Discuss the inter-relation between the PDCA cycle, The Shewhart cycle and The Deming Wheel.
- Discuss the importance of Management Information System in a Digital environment.
- Write briefly about the *six major losses* in Total Productive Maintenance (TPM).
- Present a graphical representation of the three terms in Total Quality Management (TQM).
- State briefly the concept of *Efficiency Frontier* in Data Envelopment Analysis (DEA)
- Explain the concept of *virtual DMU* in a two input –one output case. Illustrate your answer.

B. Numerical Questions

⊙ **Comprehensive Numerical Problems**

- Answer all three questions using the DuPont identity.
 - If Wilkinson, Inc., has an equity multiplier of 1.35, total asset turnover of 2.10, and a profit margin of 5.2 percent, what is its ROE?

Strategic Performance Management and Business Valuation

- (ii) Synovec Company has a debt–equity ratio of 0.70. Return on assets is 8.4 percent, and total equity is ₹8,40,000. What is the equity multiplier? Return on equity? Net income?
- (iii) Y3K, Inc., has sales of Rs 3,100, total assets of ₹1,340, and a debt–equity ratio of 1.20. If its return on equity is 15 percent, what is its net income?
2. Mr Hardik Kankara is planning to take over the business of Artex LLP. For the purpose Mr Hardik appoints you to analyse the profitability of Artex LLP for the period ended 31st March 2022. The following balances are extracted from statement of Profit and Loss and Balance Sheet of Artex LLP for the year ended 31st March 2022. You are requested to make 5-component DuPont analysis and summarise the data along with your observations for Mr Hardik.

Particulars	Amount (₹)
Sales	17750
Depreciation	500
Interest Expenses	50
Tax Expenses	2250
Net Income	4125
Current Assets	11500
Fixed Assets, net	6625
Total Assets	18125
Current Liabilities	7500
Long term debt	375
Shareholders' Equity	10250
Total Liabilities and Shareholder's equity (current liabilities + long term debt + shareholders' equity)	18125

- 3) Mr Sandeep Awasthi is the owner of Kanwrite Pen LLP which produces fountain pen nibs. For the purpose of investigating whether the process is under control he asks his cost accountant to show him the control chart (*p* - chart) process that produces bearing housings is investigated. Ten samples of size 100 are selected.

Sample size	1	2	3	4	5	6	7	8	9	10
Number of Non- conformance	5	2	3	8	4	1	2	6	3	4

Draw the control charts (*p* –chart) for Mr Awasthi

🕒 Unsolved Case 1:

‘Using The Dupont Approach for Formulating Managerial Decisions’⁶⁴

Current Situation

As a junior financial analyst at a large pension fund investment firm, you are responsible for providing investment recommendations related to equity positions appropriate for your client base. One of the core industries you are tracking is biotechnology. The senior investment manager has asked you to prepare an analysis of Biogen’s return

⁶⁴ This is adopted from a case written by Susan Wright, State University of New York at Oswego, USA [available at https://www.researchgate.net/publication/311219315_A_Case_Study_Using_The_Dupont_Approach_For_Formulating_Managemental_Decisions]

on equity statistic over the last five years. Additionally, you've been asked to identify trends that are relevant for projecting future growth that are related to managerial decision making regarding core operating, investing and financing activities. The senior project manager will incorporate your analysis in developing future recommendations for holdings in Biogen, Inc.

Company Background

Biogen, Inc. is a public company trading under the symbol BIIB on the NASDAQ stock exchange. The company is a global biopharmaceutical firm that develops treatment-therapies for neurodegenerative diseases (MS), hematologic conditions and autoimmune disorders. It also develops, in collaboration with Genetech, Inc., treatment therapies for non-Hodgkin's lymphomas, certain types of lymphocytic leukemia, and other conditions. Biogen, Inc.'s stock performance over the last five years has been remarkable. Holding period returns from January 2011 to December 2015 averaged over 350%. However, recent stock performance has faltered. The stock reached a record high in March of 2015 at \$475 per share. Since that time, it has been steadily declining. At year-end 2015, the stock was trading around \$306 per share. During the first quarter of 2016, the stock traded as low as \$245 per share. Key developments during late 2015 and early 2016 included a corporate restructuring that involved an 11% workforce reduction and a leveraged recapitalization program. Biogen, Inc. discontinued several failed product pipelines and at approximately the same time, two top-level executives resigned from the firm. Biogen executed a

levered recapitalization for the purpose of providing compensation benefits to employees. The company repurchased shares valued at \$5 billion. The repurchase was funded through the issuance of \$6 billion in new senior unsecured debt. Further information regarding these announcements can be found at <http://media.biogen.com/>. Tables 1 – 3 include the consolidated financial statements and supplemental data, collected from the company's annual 10K reports for each year of the analysis. These reports can be found at https://www.biogen.com/en_us/investors.html.

Table 1. Biogen Inc. and subsidiaries consolidated Statements of Income (in millions)

Sample size	For the year ended December 31				
	2015	2014	2013	2012	2011
Number of Non-conformance					
Revenues					
Product, net	9,188.5	8,203.4	5,542.3	4,166.1	3,836.1
Unconsolidated joint business	1,339.2	1,195.4	1,126.0	1,137.9	996.6
Other	236.1	3.4.5	263.9	212.5	215.9
Total Revenues	10,763.8	9,703.3	6,932.2	5,516.5	5,048.6
Cost and Expenses:					
Cost of sales, exc. Amortization	1,240.4	1,171.0	857.7	545.5	466.8
R & D	2,012.8	1,893.4	1,444.1	1,334.9	1,219.6
SG & A	2,113.1	2,232.3	1,712.1	1,277.5	1,056.1
Amortization of intangibles	382.6	489.8	342.9	202.2	208.6
Restructuring charges	93.4	-	-	2.2	19.0
Collaboration of profit sharing	-	-	85.4	317.9	317.8
(Gain) loss on fair value measurement	30.5	-38.9	-0.5	27.2	36.1
Total Cost and Expenses	5,872.8	5,747.6	4,441.7	3,707.4	3,324.0
Gain on sale of rights	-	16.8	24.9	46.8	-
Income from operations	4,891.0	3,972.5	2,515.4	1,855.9	1,724.6

Strategic Performance Management and Business Valuation

Other income (expenses), net	-123.7	-25.8	-34.9	-0.7	-13.5
Income before income taxes	4,767.3	3,946.7	2,480.5	1,855.2	1,711.1
Income tax expense	1,161.6	989.9	601.0	470.6	444.5
Equity in loss of investee, net of tax	12.5	15.1	17.2	4.5	-
Net income	3,593.2	2,941.7	1,862.3	1,380.1	1,266.6
Supplement information:					
Interest Expense	95.5	29.5	31.9	36.5	33
Weighted-average # shares (WACS)	230.7	236.4	236.9	237.9	242.4

Table i includes the consolidated statement of income and supplemental data, collected from the company's annual 10K reports for each year of the analysis. These reports can be found at [https:// www.biogen. com/en_ us/investors.html](https://www.biogen.com/en_us/investors.html)

Table 3 includes the consolidated statement of cash flows collected from the company's annual 10K reports for each year of the analysis. These reports can be found at [https://www.biogen.com/en_ us/investors.html](https://www.biogen.com/en_us/investors.html).

Table 2. Biogen Inc. and subsidiaries consolidated Balance Sheets (in millions)

	For the year ended December 31					
	2015	2014	2013	2012	2011	2010
Current assets						
Cash & cash equivalents	1,308.0	1,204.9	602.6	570.7	514.5	
Marketable securities	2,120.0	640.5	620.2	1,135.0	1,176.1	
A/R, net	1,227.0	1,292.4	824.4	686.8	584.6	605
Due from uncons.	314.5	283.4	252.7	268.4	228.7	
Inventory	893.4	804.0	659.0	447.4	326.8	289
Other current assets	836.9	309.8	226.1	136.0	144.6	
Total current assets	6,700.3	4,535.0	3,184.9	3,244.3	2,975.4	
Marketable securities	2,760.4	1,470.7	625.8	2,036.7	1,416.7	
PP&E , net	2,187.6	1,765.7	1,750.7	1,742.2	1,571.4	1,642
Intangible assets, net	4,085.1	4,028.5	4,474.7	1,631.5	1,608.2	1,773
Goodwill	2,663.8	1,760.2	1,232.9	1,201.3	1,146.3	1,146
Investments and other assets	1,107.6	754.6	594.4	274.1	331.5	
Total assets	19,504.8	14,314.7	11,863.3	10,130.1	9,049.6	8,092
Current liabilities						
Current portion of LTD	4.8	3.1	3.5	453.4	3.3	
Taxes payable	208.7	168.1	179.7	20.1	45.9	
Accounts payable	267.4	229.2	219.9	204.0	186.4	163
Accrued exp. And other	2,096.8	1,817.7	1,355.2	979.9	677.2	
Total current liabilities	2,577.7	2,218.1	1,758.3	1,657.4	912.9	

Performance Measurement, Evaluation and Improvement Tools

N/P and other financing	6,521.5	580.3	592.4	687.4	1,060.8	
Long-term def. taxes	124.9	52.2	232.6	217.3	248.6	
Other long-term liabilities	905.8	650.1	659.2	604.3	400.3	
Total long-term liabilities	7,552.2	1,282.6	1,484.2	1,508.9	1,709.7	
Total liabilities	10,129.9	3,500.7	3,242.5	3,166.3	2,622.6	
Equity						
Biogen Inc. SHE						
Common stock, par \$0.0005	0.1	0.1	0.1	0.1	0.1	
APIC	-	4,196.2	4,023.7	3,854.5	4,185.0	
Accum. Other com loss	-224.0	-59.5	-27.7	-55.3	-26.5	
Retained Earnings	12,208.4	9,283.9	6,349.1	4,486.8	3,106.8	
Treasury stock, at cost	-2,611.7	-2,611.7	-1,724.9	-1,324.6	-839.9	
Total Biogen Equity	9,372.8	10,809.0	8,620.2	6,961.5	6,425.5	
Non-controlling interests	2.1	5.0	0.6	2.3	1.5	
Total Equity	9,374.9	10,814.0	8,620.8	6,963.8	6,427.0	5,449
Total Liabilities & Equity	19,504.8	14,314.7	11,863.3	10,130.1	9,049.6	

Table 2 includes the consolidated balance sheets collected from the company's annual 10K reports for each year of the analysis. These reports can be found at [https:// www.biogen.com/en_us/investors.html](https://www.biogen.com/en_us/investors.html).

Table 3. Biogen Inc. and subsidiaries consolidated Statement of Cash Flows (Partial) (in millions)

	For the years ended December 31				
	2015	2014	2013	2012	2011
Net Cash Flows Provided by Operations	3,716.1	2,942.1	2,345.1	1,879.9	1,727.7
Net Cash Flows Used in Investing Activities	-4,553.6	-1,543.0	-1,604.7	-950.3	-1,650.3
Net Cash flows Provided by financing activities	986.4	-755.9	-716.5	-877.5	-319.9
Net increase in cash and cash equivalents	148.9	643.2	23.9	52.1	-242.4
Effect of exchange rate changes on cash	-45.8	-40.9	8.0	4.1	-2.6
Cash and cash equivalents, beg. of year	1,204.9	602.6	570.7	514.5	759.6
Cash and cash equivalents, end of year	1,308.0	1,204.9	602.6	570.7	514.5

Use Table 4 (below the requirements) for completing the analysis.

Requirements

- Calculate return on assets (ROA), using the Dupont Analysis approach. Use Table 4 (below) to develop your analysis. Discuss and interpret the overall trends in each component of the computation and in ROA for the five-year period with an emphasis on the 2014/15 periods. Calculate additional statistics to fully analyze

trends (assess changes in percentage terms). Evaluate performance in terms of managerial decisions that impact ROA.

- b) Calculate return on equity, ROE using the Dupont Analysis approach. Use Table 4 (below) to develop your analysis. Discuss and interpret the overall trends in the equity multiplier trend and in ROE for the five-year period with an emphasis on the 2014/15 periods. Calculate additional statistics to fully analyze trends. Evaluate performance in terms of managerial decisions that impact ROE. (It is not necessary to repeat your ROA analysis. Focus on addition of the equity multiplier and its impact on total ROE).
- c) Provide a summary of your findings. Hint: Compare and contrast ROE during the time frame 2011 – 2014 to the time frame 2014-2015. Discuss the change in operating and financing risk as a result of your analysis by examining ROE. (Operating risk relates to asset efficiency (asset turnover) and financing risk relates to the use of debt in the structure.)
- d) Drill down into the ROA and ROE results by examining core operations and profitability, asset efficiency, and debt financing (see specific guidelines below).

Operations and Profitability:

- (i) Calculate the growth rate in TOTAL REVENUES for each year (See Table 4). Discuss the trends over time. Pay attention to the 2015 trend and tie it to stock performance in late 2015/2016.
- (ii) Calculate gross profit margin. Discuss the trends over time. Has Biogen maintained its gross profit margin over the years? Discuss the relationship between sales growth and gross margins.
- (iii) Calculate operating margin. Discuss the trends over time. Comment on significant changes that are driving the results. What evidence can you find in the case to support the trends in this ratio.
- (iv) Calculate net profit margin and earnings per share. Discuss the trends over time. Comment on factors that are driving the trends.
- (v) As a measure of income quality, calculate net cash flow from operating activities to net income. Has Biogen improved the quality of its income (earnings) over time? What causes income quality to decline over time?
- (vi) What core company value is required to maintain the levels of profitability earned by Biogen? Be sure to tie net income quality to your analysis and any other concerns you may have regarding these trends.

Asset Efficiency:

- (i) Calculate A/R turnover, Days in Sales, Inventory Turnover, and Days in Inventory. Assess short term operating efficiency over the five-year period. What recommendations would you suggest to improve the short-term asset efficiency of operations? Be sure your recommendations relate to the impact that receivables and inventory have on the Dupont Analysis and specific managerial decisions that add value to the organization.

- (ii) Calculate Intangible asset turnover, goodwill turnover, fixed asset turnover, net cash flow from operations to net cash flow used for investing activities and goodwill as a percentage of net income. Do you have any concerns or suggestions regarding long-term investments? Relate your suggestions to the impact on the Dupont Analysis.

Debt & Equity Financing And Risk:

Calculate the debt ratio, the debt-to-equity ratio, the long-term debt to equity ratio, and the times interest- earned ratio. Assess the five year trends and overall riskiness of the firm over time. Do you recommend any changes to the structure? Relate your suggestions to the impact on the Dupont Analysis. Address any trade-offs between risk and return that you believe are important.

MARKET RATIOS: Obtain the daily stock price records of Biogen Inc. (BIIB ticker symbol) at www.Yahoo.com. Click on the Yahoo! Finance tab, type in the ticker symbol, and click on historical prices. Enter the range 12/31/11 - 12/31/15. Calculate the PE ratio. Assess the five-year trend. Given what you have learned, is the PE ratio in 2015 justified? Ignoring macro-economic and political variables, what company specific factors support the market’s reaction to the stock price declining during the year (as discussed in the case).

Re-examine the Dupont ROE in light of what you have learned. Summarize key recommendations regarding the three main areas of managerial decision making (operational, investing and financial aspects) for strengthening the company’s ROE statistic.

Table 4. Biogen Inc. and Consolidated Subsidiaries Financial Statement Analysis

Ratios	2015	2014	2013	2012	2011
Questions 1 & 2					
DuPont Analysis					
Net Profit Margin (Net Income/Total Revenues)					
Total Asset Turnover (Total Revenues/Average total assets)					
Return on Assets (ROA = Net Profit Margin x Total Asset Turnover)					
Equity Multiplier (Ave. Total Assets / Ave. Total Equity)					
Return on Equity (ROE = ROA x Equity Multiplier)					
Question 3:					
3.1 Study of Operations and Profitability					
Growth rate in total Revenues (EX: 2015 = (TR(2015) – TR(2014)/ TR (2014)					
Gross Profit Margin (Gross Profit/Total Revenues)					
Operating Margin (Income from Operations/Total Revenues)					
Net Profit Margin (Net Income/Total Revenues)					
Earnings per share (Net Income/WACS outstanding)					

Operating Cash Flow to Net Income					
3.2.1 Study of Short-term Asset Efficiency					
A/R turnover (Total Revenues/Ave. A/R)					
Days in Receivables (365 /AR Turnover)					
Inventory Turnover (Cost of Sales/Ave. Inventory)					
Days in Inventory (365/Inventory Turnover)					
3.2.2 Study of Long-term Asset Efficiency					
Intangible asset TURNOVER (Total Revenues/Ave. Intangible assets)					
Goodwill Turnover (Total Revenues / Ave. Goodwill)					
Fixed asset turnover (Total Revenues / Ave. PP&E)					
Total long-term asset Turnover (Total Revenues/Ave. LT Assets)					
Cash Flow Operating Activities/Cash Flow Investing Activities					
3.3 Study of Debt and Equity Financing					
Debt Ratio (Total Liabilities/Total Assets)					
Debt-to-Equity Ratio (Total Liabilities/Total Equity)					
LTD-to-Equity Ratio (Total Long-term Debt / Total Equity)					
Times Interest Earned (Income from Operations/Interest Expense)					
Question 4:					
4. Market Efficiency					
Market Ratios					
Prices on December 31 (or last trading day of the year)					
EPS (from above)					
PE ratio (Price/EPS)					

References

- What is Acceptance Sampling? (n.d.). Retrieved 18 January 2022, from <https://www.itl.nist.gov/div898/handbook/pmc/section2/pmc21.htm>
- 2020_Survey_Report-compressed.pdf. (n.d.).
- balancedscorecard. (n.d.). Nine Steps to Success. Balanced Scorecard Institute. Retrieved 10 January 2022, from <https://balancedscorecard.org/about/nine-steps/>
- BenchMarking: Definition, Types and Its Successful Performance. (2015, May 13). Your Article Library. <https://www.yourarticlelibrary.com/accounting/management-accounting/benchmarking-definition-types-and-its-successful-performance/53108>
- Benchmarking-Best-Practices.pdf. (n.d.). Retrieved 13 January 2022, from <https://www.proactiongroup.com/wp-content/uploads/2016/09/Benchmarking-Best-Practices.pdf>
- BSC Washington.pdf. (n.d.). Retrieved 9 January 2022, from <https://digitalarchives.wa.gov/governorlocke/improve/quality/tools/BSC%20Washington.pdf>
- Comparison of Six Sigma and Total Quality Management. (n.d.). Retrieved 16 January 2022, from <https://www.managementstudyguide.com/six-sigma-and-total-quality-management.htm>
- Digital-factories-2020-shaping-the-future-of-manufacturing.pdf. (n.d.). Retrieved 20 January 2022, from <https://www.pwc.de/de/digitale-transformation/digital-factories-2020-shaping-the-future-of-manufacturing.pdf>
- ED402800.pdf. (n.d.). Retrieved 13 January 2022, from <https://files.eric.ed.gov/fulltext/ED402800.pdf>
- Garvin, D. A. (1987, November 1). Competing on the Eight Dimensions of Quality. Harvard Business Review. <https://hbr.org/1987/11/competing-on-the-eight-dimensions-of-quality>
- Gupta, M. (n.d.). Control Charts: Theory and Use. 38.
- Gupta, S., Tewari, P. C., & Sharma, A. K. (n.d.-a). TPM CONCEPT AND IMPLEMENTATION APPROACH. 18.
- Gupta, S., Tewari, P. C., & Sharma, A. K. (n.d.-b). TPM CONCEPT AND IMPLEMENTATION APPROACH. 18.
- Ie450ho1.pdf. (n.d.). Retrieved 16 January 2022, from <https://www.engr.psu.edu/cim/ie450/ie450ho1.pdf>
- Introduction to Statistical Quality Control, 6th Edition (PDFDrive).pdf. (n.d.).
- Kaplan, R. S., & Norton, D. P. (1996). The balanced scorecard: Translating strategy into action. Harvard Business School Press.
- Kulcu, O., & Cakmak, T. (2012). Convergence of the Records Management and Enterprise Content Management in the Digital Environment. *Procedia - Social and Behavioral Sciences*, 62, 194–197. <https://doi.org/10.1016/j.sbspro.2012.09.031>
- LQMS 6 7 8 Quality Control.pdf. (n.d.). Retrieved 17 January 2022, from <https://extranet.who.int/lqsi/sites/default/files/attachedfiles/LQMS%206%207%208%20Quality%20Control.pdf>
- Machine.pdf. (n.d.). Retrieved 16 January 2022, from <http://web.mit.edu/esd.83/www/notebook/machine.pdf>
- Meade, P. & University of Otago. (1998). A guide to benchmarking. University of Otago.

- Moens, R., & Norman, C. (n.d.). Evolution of the PDCA Cycle. 11.
- Porter, M. E. (2008). *Competitive Advantage: Creating and Sustaining Superior Performance*. Simon and Schuster.
- Putting the Balanced Scorecard to Work. (n.d.). Retrieved 8 January 2022, from <https://hbr.org/1993/09/putting-the-balanced-scorecard-to-work>
- Quality Control Techniques. (n.d.). Retrieved 18 January 2022, from <https://www.managementstudyguide.com/quality-control-techniques.htm>
- Six Sigma and Quality Management. (n.d.). Retrieved 15 January 2022, from <https://www.managementstudyguide.com/six-sigma-and-quality-management.htm>
- Statistical Quality Control. (2016, May 23). Exam Nights Live. <https://examnightlive.wordpress.com/2016/05/23/statistical-quality-control/>
- Statistical-quality-control.pdf. (n.d.).
- The Balanced Scorecard—Measures that Drive Performance. (n.d.). Retrieved 8 January 2022, from <https://hbr.org/1992/01/the-balanced-scorecard-measures-that-drive-performance-2>
- Understanding Sigma Levels. (n.d.). Retrieved 15 January 2022, from <https://www.managementstudyguide.com/understanding-sigma-levels.htm>
- What is Lean Manufacturing? | CIPS. (n.d.). The Chartered Institute of Procurement and Supply. Retrieved 16 January 2022, from <https://www.cips.org/knowledge/procurement-topics-and-skills/operations-management/lean-manufacturing/>
- What Is Six Sigma? (2010, March 1). ISixSigma. <https://www.isixsigma.com/new-to-six-sigma/getting-started/what-six-sigma/>
- What Is the Difference Between Digitization, Digitalization and Digital Transformation [Updated]. (n.d.). Retrieved 20 January 2022, from <https://www.netguru.com/blog/digitization-and-digitalization>
- Willmott, P., & McCarthy, D. (2000). *TPM - A Route to World Class Performance: A Route to World Class Performance*. Elsevier.
- Womack, J., & Jones, D. (1996). *Lean Thinking: Banish Waste and Create Wealth in Your Corporation*. In *Journal of the Operational Research Society* (Vol. 48). <https://doi.org/10.1038/sj.jors.2600967>
- Yang, C.-C. (2012). *The Integration of TQM and Six-Sigma*. In *Total Quality Management and Six Sigma*. IntechOpen. <https://doi.org/10.5772/48731>

Economic Efficiency of the Firm - Performance Analysis

3

This module includes:

- 3.1 Economic Performance Indicator
- 3.2 Profit Optimization under different Market Structure
- 3.3 Market factors affecting Pricing Decisions

Economic Efficiency of the Firm - Performance Analysis

SLOB Mapped against the Module:

To develop fundamental understanding about the market forms and the price and output determination for the respective market forms and to create understanding about the respective profit maximisation techniques (CMLO 5a, and CMLO 5b)

Module Learning Objectives:

After studying the chapter, the students will be able to –

- ▲ Summarize the various market forms and their respective profit maximisation techniques.
- ▲ Recapitulate the theories of the firm and appreciate the various pricing mechanisms suitable in the respective market forms.
- ▲ Gather fundamental knowledge about the key performance indicators (KPI) and their linkages with performance measures.

A brief note on economic efficiency is presented in the following lines before moving on to the context of the study note. This will pave way for easier comprehension of the subject matter of this study note. Efficiency is predominantly an economic term. In economics, it is discoursed upon from two perspectives;

In a study of the economic efficiency of the firm the first of the two aspects is more or less the subject matter of the study as efficiency in distribution is beyond the firm and is rather a subject matter of the society and/or the state.

- a) efficiency in the production of goods and services
- b) efficiency in the distribution of services from producers to end users

There are, as such, four perspectives of **Efficiency in production**;

- a) available resources are fully used.
- b) resources (inputs) are optimally used so as to maximize the total social value of the output. This also implies that the firm would have to minimize the opportunity costs of those resources.
- c) producers collectively produce the right quantity and combination of outputs.
- d) that goods and services are carried from their producers to end users through cost-minimizing distribution channels.

As regards to economic efficiency of the firm, the works of Vilfredo Pareto is considered to be one of the most significant and ground breaking. Thus, the construe of the term, *Pareto efficiency* or *Pareto optimality*. The concept is best understood if discoursed from the point of view of a two –person economy where a fixed set of resources (inputs) is allocated to the production of commodities, each of which could then be distributed to the two persons in a particular way. There may be various allocation of resources which after converted into outputs are distributed to the two persons. The consumptions of outputs make the two person (A and B) happier. There must be a set of allocation of resources, the produce from which makes A and B happy (Figure 3.1). But all such allocations of resources, the produce from which makes one person happier in exchange of lesser happiness of the other person is said to be inefficient.

In figure 3.1, point c refers to an inefficient set of allocation of resources as a rearrangement can be made and such a rearrangement would produce higher happiness for A, while B's happiness remains the same. The points A, B and D represent Pareto efficiency and the line is the Pareto efficiency frontier.

Pareto Efficiency is defined as '*An allocation of resources in the economy is economically efficient (now called Pareto efficient) if it is impossible to reallocate the resources so as to make at least one person feel better off without making someone else feel worse off*'¹

¹ https://scholar.princeton.edu/sites/default/files/reinhardt/files/597-2016_efficiency_in_economics-conceptual_issues.pdf (accessed on 23/01/2022)

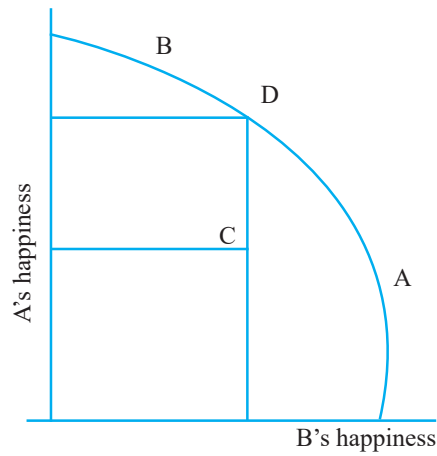


Figure 3.1 Pareto Optimality

The above analysis of efficiency is in respect of distribution of output amongst two individuals, on the consideration that the output has been efficiently produced. However, the concept of Pareto efficiency can easily be adapted from the context of happiness to the production of goods and services. In this case the volumes of output per period of two distinct commodities are measured in X axis and Y axis. The resultant is the production possibility frontier (PPF).

From the above, the issue of *Pareto improvement* is easy to comprehend. As such Pareto improvement is an action that makes at least one person better off without making anyone worse off. If the reallocation of resources brings about a betterment of output of commodity M, without compromising the output of the other commodity N, then Pareto improvement is made. These improvement cease once Pareto optimality is reached. In figure 3.1 (for production of goods and services), if reallocation of resources is made to move from point C to point D, it is Pareto improvement.

In the business world, for example, *Pareto improvement* trials are initiated by flor shop managers in which they reallocate input resources in order to increase the productivity of assembly line workers without decreasing the productivity of the packing and shipping workers.

Pareto improvements also work for consumers who can reconsider the combination of goods for their consumption. If a change in the consumption pattern allows them more happiness, then they should reallocate the basket of consumer goods and in doing so the consumer literally gets something for nothing by making a Pareto improvement.

This module is based on the various issues of *Pareto improvement*. In the subsequent sections how the firm or the individual approaches improvement in performance is discoursed.

Economic Performance Indicator

3.1

3.1.1 An overview

For an economy at large, a statistic that reads into economic data and comes up with numbers that allow analysis of economic performance and predictions of future performance of an economy is referred to as an *economic performance indicator (EPI)*². Amongst the various uses of an economic indicator, decision making of the investor is the most important. An investment strategy is built on the projections made by economic indicator which has three major attributes;

- a) **Relation to business cycle/Economy** – there are three relationships of an economic indicator with the economy.
 - ▲ A *procylic* economic indicator is one that moves in the same direction as the economy.
 - ▲ A *countercyclic* economic indicator is one that moves in the opposite direction as the economy and
 - ▲ An *acyclic* economic indicator is one that has no relation to the health of the economy and is generally of little use.
- b) **Frequency of the data** – on the basis of availability of the data economic indicators differ. For example, in most countries, gross domestic product (GDP) figures are released quarterly (every three months) while the unemployment rate is released monthly.
- c) **Timing** – on the basis of timing, an economic indicator is either *leading*, *lagged*, or *coincident* (on the basis of their changes relative to the changes in the economy).
 - ▲ *Leading* economic indicators are indicators that change before the economy changes. For example, an upward/downward movement of the stock market index forecasts the movement of the economy at large.
 - ▲ *Lagged* economic indicators are indicators that does not change direction until a few months after the economy does. For example, the unemployment rate is a lagged economic indicator.
 - ▲ A *coincident* economic indicator is one that changes in tandem with the economy. For example, the GDP.

For an economy, there may be different categories of economic (performance) indicators. For example, in US, seven types of indicators are published monthly by the government;

- ⊙ Total Output, Income, and Spending
- ⊙ Employment, Unemployment, and Wages
- ⊙ Production and Business Activity
- ⊙ Prices
- ⊙ Money, Credit, and Security Markets

²As literature suggest, for an Economy, the term economic indicator and the term economic performance indicator are often used interchangeably.

- ⊙ Federal Finance
- ⊙ International Statistics

Though financial performance of a firm is often used interchangeably with its economic performance, in a broader sense of the term, economic performance refers to the accomplishment of the financial as well as operational objectives of the firm. Certain non-financial parameters, along with the financial parameters, are essential as they are linked to the overall mission and vision of the firm. The financial parameters along with the operational parameters, measures the firm's overall financial health over a given period of time and are also used for comparison across industries and sectors over a period of time.

Santos & Brito, (2012) presented a comprehensive subjective model for measuring firm performance. The model presented in the study is based on the stakeholder theory proposed by Freeman (1984). Thus the approach moves away from the traditional approach of gauging a firm through profit and profit growth which are the basis of superior performance. Freeman (1984) propagated that there are various stakeholders of the firm viz., shareholders, suppliers, employees, customers, government and competitors. Thus organizational effectiveness cannot be constricted to profitability which is the prime focus of the shareholder theory. Organizational effectiveness, which is sole issue of sustainability of the business, depends not only on financial performance but also on operational performance. Overall firm performance, synonymous with organizational effectiveness, is categorized either as financial performance or strategic performance³. In the following lines, *seven* measures of overall firm performance are presented which is categorized into two groups as mentioned above.

- a) Financial performance
 - (i) Profitability performance
 - (ii) Market value performance
 - (iii) Growth performance
- b) Strategic performance
 - (i) Employee satisfaction
 - (ii) Customer satisfaction
 - (iii) Social performance
 - (iv) Environmental performance⁴

In table 3.1 a list of *Economic Performance Indicator*, which are categorized either as financial performance indicator or strategic performance indicator of the firm, is listed. As the table posits, there are in all thirty-nine (39) parameters. Though literature on finance is yet to zero down on the exact number of parameters but the below mentioned set of parameters provides a comprehensive list⁵.

³These includes non- financial parameters in the operational domain. The term 'strategic' refers to the fact that these parameters are directly related to the long term strategic objectives of the firm.

⁴Environmental performance covers statutory conformance of Environmental audit which includes environmental policy, environmental review and environmental audit (Selvam et al., 2016).

⁵The comprehensive list is adopted from the works of Santos & Brito, (2012) and Selvam et al., (2016).

Table 3.1: List of economic performance indicators of the firm.

Type of Indicator	Parameter	Performance Indicator	Number
Financial Performance Indicator	Profitability Performance	Return on Asset (ROA)	6
		EBTIDA margin	
		Return on investment	
		Net income ÷ Revenues	
		Return on equity	
	Market Value Performance	Economic value added	6
		Earnings Per Share	
		Changes in Stock Price,	
		Dividend Yield	
		Stock Price Volatility	
	Growth Performance	Market Value added	5
		Tobin's Q	
Market-share growth			
Asset growth			
Net revenue growth			
Strategic Performance Indicator	Employee Satisfaction	Net income growth	6
		Number of employees growth	
		Labour Turnover	
	Customer satisfaction	Investments in Employees Development and Training	6
		Wages and Rewards Policies	
		Career Plans	
		Organizational Climate	
	Environmental performance	General Employees' Satisfaction	6
		Mix of products and services	
		Number of complaints	
Repurchase rate			
Environmental performance	New customer retention	6	
	General customers' satisfaction		
	Number of new products/services launched		
Environmental performance	Number of projects to improve / recover the environment	6	
	Level of pollutants emission		
	Use of recyclable materials		
Environmental performance	Recycling level and reuse of residuals		

Type of Indicator	Parameter	Performance Indicator	Number
	Social performance	Number of environmental lawsuits	4
		Environmental audit performance (Environmental audit report and environmental review)	
		Employment of minorities	
		Number of social and cultural projects	
		Number of lawsuits filed by employees	
		Customers and regulatory agencies	
			39

3.1.2 Key Performance Indicator (KPI)

In the previous section a comprehensive list of economic performance indicators is conceptualized on the basis of available literature. But in the functional domain, the concept of *Key Performance Indicator* (KPI) is acknowledged because of the identification of the critical factor. KPI are performance indicators that are critical to the success of the business. Thus it is a subset of performance indicators which are most critical to the business. The KPIs are metrics that help measure the progress of the organisation towards the strategic goals. The KPIs are chosen in respect to four organizational perspectives; financial, customer, process and people. There cannot be a standard set of KPIs as organizations vary as regards to the above mentioned four perspectives. Selection of KPI is, as such, one of the most important aspect for the success of the business. For example, in restaurant business if the management chooses serving of smaller portions of food as a KPI then it the restaurant may have attained its goal of minimum bottom line, but it will be counterproductive as there would be unsatisfied customers which will make the restaurant loose customers. Rather cleanliness and fresh food processing will surely be better KPIs.

⊙ KPIs and critical success factors – a brief overview

KPIs, as such, are different from critical success factors (CSF). In order to identify the CSFs, the management often neglects the KPIs. Though both are of crucial importance and are complementary to each other there is difference between the two concepts. As such KPIs are parameters that measure whether the CSFs are working. The performance indicators reflect the level of success, while CSFs point out the cause of success. KPIs are performance management instruments used to measure and monitor the achievement of objectives, so as to determine the level of success of how the business is performing. The key differences between the two concepts is presented in table 3.2.

Table 3.2: Difference between CSFs and KPIs

Points of difference	CSFs	KPIs
The parameter	Identification of issues which lead to success	The metrics of success.
The main role	Specify requirement for the success	Indicate what we are doing
Dependency	Standalone	Depend on benchmarks
Type of measurement	Qualitative	Quantities
Business insights	Use insights	Generate insights

For example⁶, if the strategic goal of a restaurant business in the forthcoming year is identified as increasing profit by 5%, with a corresponding increase in throughput by 10% in lunch and dinner without reducing the gross margin then the CSFs and the KPIs may be identified as

CSF	KPI	Target
Market Share	Percentage of business within specific range	Threshold limit of 10%
Customer Satisfaction	Percentage of satisfied customers	Threshold limit of 96%
Meal Quality	Percentage of meals returned due to poor quality.	Threshold limit of 1.8%

⊙ Principles for implementing KPIs

Parmenter (2015) in his famous book⁷ posits seven crucial principles for implementing KPIs which are given in the following lines;

- Partnership with the staff, unions, and third parties – a congenial and cooperative attitude amongst employees, representatives of unions, and other stakeholders is the first foundation stone for successful implementation of KPIs.
- Transfer of power to the front line – employees are not mere servants of the company. They are of crucial importance in attainment of strategic goals. This primarily requires empowerment especially for the workers who are the interface with process and products.
- Measure and report only what matters – it is prime importance that top management develops an integrated reporting framework which should be covering the CSFs.
- Source KPIs from the critical success factors – there shall have to be a critical linkage between the CSFs and the KPIs as they represent a cause and effect relationship.
- Abandon processes that do not deliver – Peter Drucker recognized *abandonment* as the crucial to performance management. All initiatives of the management are not fruitful. Early identification of such ineffective initiatives is essential for zeroing down on effective KPIs.
- Appointment of a home-grown chief measurement officer – in house (appointed from internal management) measurement officer who has full responsibility of implementation of KPI is another principal aspect of the implementation process
- Organization-wide understanding of the winning KPIs definition - It is of crucial importance that the senior management team, led by the CEO, communicate the nuances of a KPI and that is accepted unanimously by the employees and other staff members.

⊙ Factors in Setting Effective Performance Measures

A performance measure becomes effective and consequentially a KPI when the characteristics of “SMART” goals are effected. The acronym represents the following;

- ✦ **Specific** – clarity and specificity of the measures as regards to the objective.
- ✦ **Measurable** – it is essential to create an indicator that is easily measurable.

⁶ Adopted from <https://www.agric.wa.gov.au/improvement-tools-critical-success-factors-and-key-performance-indicators> (accessed on 26/01/2022)

⁷ *Key Performance Indicators: Developing, Implementing, and Using Winning KPIs, Third Edition.* [<https://books.google.co.in/books?id=b-KlxBwAAQBAJ>]

- ⊙ **Attainable** – if a measure is impossible to attain, employees will be unmotivated and will not attempt to achieve the objective the measure is designed to address.
- ⊙ **Realistic** – the goal must be realistic with respect to the resources available, knowledge and time.
- ⊙ **Tangible** – for measures to be motivating for employees, they must ultimately be a tangible measure.
- ⊙ **18 Key Performance Indicators**

Though financial literature is yet to zero down on the specificity of KPIs, it is very specific about the fact that KPIs shall vary from business to business as the perspectives change. In an earlier section an attempt to identify KPIs is presented and as such 39 performance indicators are concluded upon by the researchers. But how many of them are key to realization of business strategies are not delved upon. But it is clear that a good KPI should act as a compass that shows whether the business is progressing toward its strategic goals or deviating from its path. As such a linkage exists between the KPI and the Balanced Score Card (discussed in module 2 of this study note). Thus KPIs may also be categorized into four perspectives; Financial, Customer, Process and People. 18 KPIs are presented in the following lines on the basis of four mentioned perspectives.

Financial Metrics

- ▲ Profit: this is one of the most important performance indicators inspite of the numerous shortcomings.
- ▲ Cost: cost reduction and cost control are two important measures of cost effectiveness is second most important aspect.
- ▲ Revenue Vs. Target: analysis of actual revenue against target revenue is an important parameter which is succeeded by analysis of the discrepancies between the two numbers.
- ▲ Expenses Vs. Budget: similar to point number three actual expenses need to analysed against planned expenses and also the chargeability of the expense need to be identified and measured.
- ▲ Cost of Goods Sold (COGS): correctly measuring the COGS is the most important determinant of the cost structure of the organisation.
- ▲ Day Sales Outstanding (DSO): this is the indicator of accounts receivable management. Any changes in this indicates various issues and thus it needs to monitored frequently.
- ▲ Sales by Region: sales data analysis by region is crucial for making strategic decisions.

Customer Metrics

- ▲ **Customer Lifetime Value (CLV):** CLV is a part of the value chain analysis and aids the organisation in creating a long-term customer relationship that assists customer relationship management.
- ▲ **Customer Acquisition Cost (CAC):** CAC is calculated by dividing the total acquisition costs by the number of new customers within a time frame. This is considered one of the most important metrics in e-commerce as it helps evaluation the cost effectiveness of any marketing campaign.
- ▲ **Customer Satisfaction & Retention:** though this looks simple, this is one of the most difficult to measure metrics. Multiple performance indicators are used to measure CSR initiatives which includes customer satisfaction scores and percentage of customers repeating a purchase.
- ▲ **Net Promoter Score (NPS):** finding out the company's NPS is one of the best ways to indicate long-term company growth. To determine your NPS score, quarterly surveys are put to customers in order to ascertain the likelihood of customer's recommending the organization to someone who is yet to become a stakeholder.
- ▲ **Number of Customers:** this is a simple measure of market share and also includes repeating customers. Though simple, this is the most important measure of whether the company is keeping into the track of achieving its strategic goal.

Process Metrics

- ▶ **Customer Support Tickets:** Analysis of the number of new tickets, the number of resolved tickets, and resolution time aids in creation of best customer service department in the industry.
- ▶ **Percentage of Product Defects:** this is measured as the number of defective units divided by the total production (in percentage terms). Simply the lower the percentage defective the better the effectiveness as regards to process metrics.
- ▶ **Organisation's overall Efficiency Measure:** efficiency measure will differ from organisation to organisation. For example, in manufacturing units' efficiency will be measured through analysis of how many units you are produced every hour, and what percentage of time the plant was put to use.

People Metrics

- ▶ **Employee Turnover Rate (ETR):** this is same as the labour turnover rate. The ETR is a percentage of the number of employees who have left the organisation to the average number of employees of the organisation during a particular time frame. A high ETR, signifies unsatisfied workforce. And in such case an examination of the workplace culture, employment packages, and work environment is required to be undertaken.
- ▶ **Percentage of response to Open positions:** this metric informs the management as to value of the firm to the job seekers.
- ▶ **Employee Satisfaction:** Measuring employee satisfaction through surveys and other metrics is vital to the organisation health as the employees are resources who activate other resources for meeting the strategic goal.

Profit Optimization under Different Market Structure

3.2

In order to pursue the strategic goal of an organisation, top level managers rely on SWOT (strength, weakness, opportunity and threat) analysis. While analysis of strength and weakness is relatable to the analysis of the internal environment of the organisation, a scrutiny of opportunity and threat refers to the analysis of the external environment of the organisation. Thus it is evident that the performance of an organisation depends not only on its internal well-being but also on some external factors which needs to be assessed by the management. This is also apparent in the discussion made in the previous section. The strategic performance measures as noted in table 3.1 above is based on the notion that the external environment is equally important for the success/failure of the business. All the performance measures discussed in the previous section posits that superior performance of the firm is the key to long term success of the firm. Superior performance is measured in terms of *profit* and *profit growth* which are indicated in the market share of the organisation. For example, the market share of iPhone (Apple) in the mobile phone market, across India, in October 2021 was approximately three percent. During the observed time frame (July 2019 – Sept 2021), the company’s market share dwindled between 2.65% and 3.16%. In January 2021, when online education was catching up (as schools and colleges were closed due to the Covid 19 pandemic), the company’s market share actually fell to 2.73% (Figure 3.2). An analysis of the market share of the company’s own product line along with a comparative study of competitors market share is the essence of the study of the external environment.

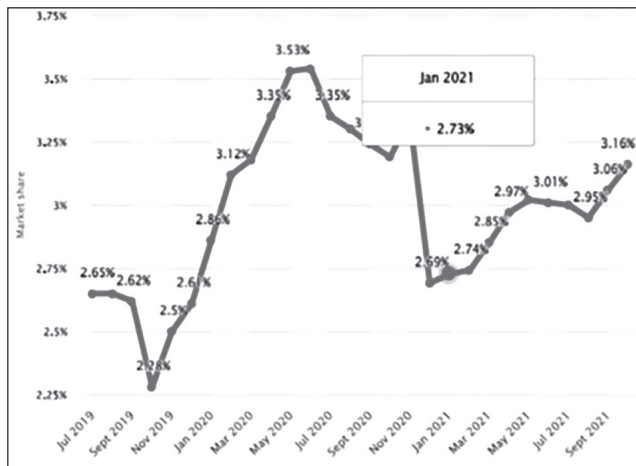


Figure 3.2: Market Share of iPhone during 2019 - 2021⁸

Thus, understanding of *market* and *profit* have specific linkages to the realization of strategic goals.

⁸Adopted from <https://www.statista.com/statistics/938469/india-apple-share-in-the-mobile-phone-market/> (accessed on 30/01/2022)

Profit is the life blood of the business. It is measured either as excess of revenue over expenses during a particular period (often referred as a financial year) or as the excess of closing net asset over opening net assets where net asset is defined as excess of total tangible asset over total liabilities. The first of the above concept is related to the *matching principle* while the second concept is that of *capital maintenance* which is more inclined to the economic definition of profit. It is important to note that the economic concept of profit is also addressed in the ‘Conceptual Framework for Financial Reporting under Indian Accounting Standard (Ind AS)’⁹. Thus it is reasonable to say that even in accounting parlance the concept of *capital maintenance* is being adopted as the standard procedure for measurement of profit. Profit, as such, is the excess of revenue over cost.

$$\pi = \text{Revenue} - \text{Cost}$$

$$\Rightarrow \pi = (Q \times P) - (\text{TVC} + \text{TFC})$$

$$\Rightarrow \pi = (Q \times P) - [(Q \times \text{VC}) - \text{TFC}]$$

Where π = Profit

Q = Quantity sold

P = Sale Price

TVC = Total variable cost

VC = variable cost per unit

TFC = fixed cost

In financial accounting literature, fixed cost is relatable to a particular period and is referred as non-operating expense. Its magnitude depends much on the scale of operation. The equation mentioned above is on the basic assumption that there is a single product. It may be noted that though the variable cost (VC) and the total fixed cost (TFC) are internal management issues, quantity sold is contingent upon a number of factors of which the nature of the *market* is the most important. Even the sale price (P) is a factor of the nature of market because competitive forces do not allow a firm to determine the sale price purely on the basis of cost structure. As such the sale price is often market determined. Though traditional literature on finance suggest that price is determined after adding anticipated profit to the cost of the product, for all practical purpose price is more or less market determined.

Market Structure –types and features

A place where buyer and seller meet to transact goods and services (sale and transfer of ownership occurs) is referred as a *Market*. Economists describe a market as an assemblage of buyers and sellers who transact over a particular product or product class (the housing market, the clothing market, the grain market etc.).

Definition of Market

Though there are numerous definition of market the following three definitions are considered for the purpose of the study note.

- ★ “Market is a societal process by which individuals and groups obtain what they need and want through creating, offering and freely exchanging products and services of value with others”. - Philip Kotler
- ★ “Economists understand by the term *Market* not any particular market place in which things are bought and sold but the whole of any region in which buyers and sellers are in such free intercourse with one another that the prices of the same goods tend to equality, easily and quickly.” - Cournot
- ★ “The word market has been generalized so as to mean anybody of persons who are in intimate business relations and carry on extensive transactions in any commodity”. – Jevons

⁹ This is issued by the ICAI in April 2020 and is available at <https://resource.cdn.icai.org/60915asb49580.pdf>. (accessed on 30/01/2022)

Elements of Market

The following are the elements of market

- ▲ Sellers and buyer agree to transact at a particular price of a product.
- ▲ Nature of the commodity is known to both parties
- ▲ Price of the product is determined under conditions of the market
- ▲ Competition depends on the increase in the buyers and seller
- ▲ If there is increase in number buyers, price will increase and it is treated as Seller’s market
- ▲ If there is increase in number sellers, price will decrease, it is treated as buyer’s market
- ▲ Free communication between the buyers and sellers.
- ▲ Size of the market is not restricted; it may certain city, a region a country or even the entire world.
- ▲ Product is homogenous in case of perfect competition, and the product may be differentiated in case of other markets

Market Structure

Market structure, in economics, refers to how different industries are classified and differentiated based on their degree and nature of competition for goods and services. It is based on the characteristics that influence the behavior and outcomes of companies working in a specific market.

Thus it is inferred that, an understanding of the market structure, which aids realization of the strategic goal, is an important issue in determination of price and consequentially profit.

On the basis of competition, the classification of market structure is presented in figure 3.3.

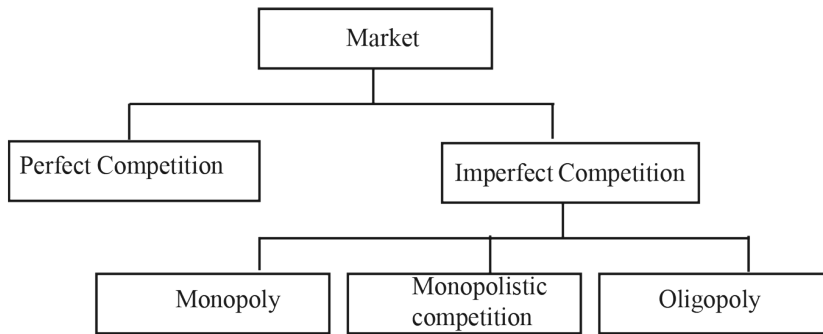


Figure 3.3: Market Structure

In the next section an in-depth analysis of the various market structures along with the profit maximisation principle for each of them is outlined.

3.2.1 Perfectly Competitive Market¹⁰

In economic literature this is referred simply as perfect competition. In the next few lines two major definitions of the perfect market are taken up for discussion

According to Lift Witch, “Perfect competition is a market in which there are many firms selling identical products

¹⁰Perfect Competition is a hypothetical concept for the market structure. The concept of Pure competition –used by the American economists while discussing the price theory – offers to substantiate the norm of perfect competition. The concept of pure competition is abstracted in the real world.

with no firm large enough relative to there are many firms selling identical products with no firm large enough relative to the entire market to be able to influence market price”.

Mrs. Joan Robinson has defined perfect competition as, “it prevails when the demand for the output of each product is perfectly elastic”.

Features of perfectly competitive market

- ▲ There must be *large number* of Buyers and sellers.
- ▲ In perfect competition, the goods produced by different firms are *homogeneous* or identical.
- ▲ In perfect competition there is *free entry and exit* of the firms into the industry.
- ▲ The buyers and the sellers must have the *knowledge* with regard to the prices of various commodities at different supply and demand forces.
- ▲ The smooth functioning of perfect competition necessitates *perfect mobility of factors of production*. The factors of production should be free to move into any industry which they consider profitable for themselves.
- ▲ Nonexistence of any artificial restrictions on the demand, supply, prices of commodities and factors of production in the market. There must be *no governmental fixation* of the prices of goods and factors of production.
- ▲ It is assumed that price is determined by interaction of market demand and supply forces. This *equilibrium price* is accepted by a large number of sellers and buyers.
- ▲ As a large number of sellers sell homogeneous products at a given price, it rules out the possibility of *advertisement and other sales promotion expenses*.

Price Determination under Perfect Competition

A market is said to be perfect when there is a large number of buyers and sellers of the product in the market. The products are homogeneous in nature. It implies that the products of the various firms are perfect substitutes. The buyers and the sellers have full knowledge of the market conditions. Price tends to be uniform all over the market. Under such conditions firms may get abnormal profits¹¹ and suffer loss in the *short-run*. However, in the *long-run*, only normal profit exists. Thus only the efficient firms are able to exist in a perfect market in the long run. Under perfect competition the price is determined at that point where the demand and supply of the commodity are equal. Though in the short run abnormal profit and loss can occur, in the long run only normal profit exists. This is a hypothetical situation and is rarely is in practical situation. Determination of price (equilibrium price) along with quantity demanded and quantity supplied are shown in table 3.2 and figure 3.4. In economic terms, price is market determined through an interaction of demand and supply of the product.

Table 3.3 Demand, Supply and Equilibrium Price

Price	Demand	Supply	Price Movement
5.00	200	600	downward
4.00	300	500	downward
3.00	400	400	No change
2.00	500	300	upward
1.00	600	200	upward

¹¹In economic terms normal profit – factor payment – is the compensation for risk bearing by the ‘organisation’ which is a factor of production along with Land, Labour and Capital. Any profit over and above normal profit is abnormal profit which is a short term phenomenon in the perfect market.

In table 3.2 above it is noted that if the price of the commodity is Rs. 5 then there is a demand for 200 units of the commodity and the supply is 600 units of the commodity. Excess supply would create pressure on the price which would move downwards. On the other, if the price is 1 rupee then there is a demand for 600 units and supply is reduced to 200 units. In this situation there is excess demand which pressurizes the price to move upwards.

When the price is Rs 3, there is a demand for 400 units and the supply is also 400 units. This is state of equilibrium and the price set is the equilibrium price (Rs 3). This simple analysis of demand and supply of a single product in a particular kind of market is presented in figure 3.4

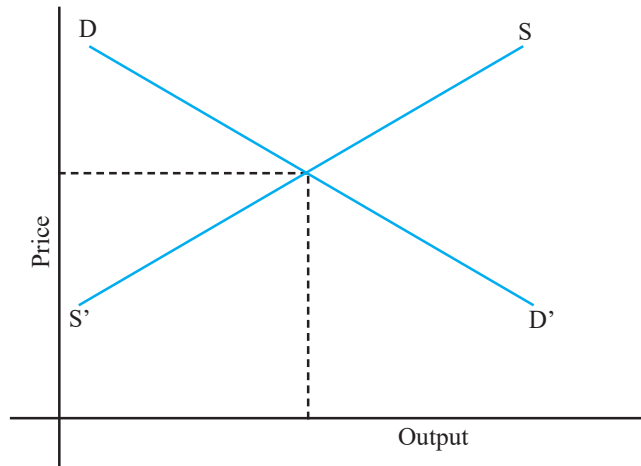


Figure 3.4 Demand, Supply and Equilibrium price

In a perfectly competitive market structure the units of commodity supplied (supply curve) is directly proportional to price and the units of quantity demanded (demand curve) is inversely proportional to price. In figure 3.4, DD' is the demand curve (inversely proportional to price) and SS' is the supply curve (directly proportional to price).

3.2.2 Imperfectly Competitive Market

An imperfectly competitive market (imperfect competition) refers to a market that does not meet the rigorous principles of the hypothetical perfectly competitive market. It has been discussed previously that the perfect form of competition is a hypothetical concept as in all practicality the conditions for such a market to exist is impossible to replicate in the practical scenario. As all real markets can be classified outside the spectrum of the perfectly competitive market model all real markets can be classified as imperfect markets. As is observed in the real world, individual buyers and sellers influence prices and production, there is no full disclosure of information about products and prices, and there are high barriers to entry or exit in the market. These are all perspectives of the imperfect market condition. Even if one condition of the perfect market is not met it translates into an imperfect market.

Various Types of Imperfect Competition

In practicality the following **types of imperfect markets** are found

○ Monopoly

The main feature of this market structure is one seller who dominates the market as he is the sole supplier of a product/service which has no clear substitute. These markets have high barriers to entry and a single seller sets the prices of the particular product or service. Consequentially the setting of price is determined not by interaction of the demand and supply but by the seller himself. In an article, Almeida (2021)¹² provides a list of

¹²<https://tradebrains.in/indian-companies-monopoly/> (accessed on 31/01/2022)

top ten Indian monopoly companies. The following is a list of five most important monopoly companies in India

- (i) **IRCTC** is a state-owned entity in railways sector (passenger and freightage) which enjoys cent percent monopolistic power in the Industry. Rail networks are generally considered as *Natural Monopolies*¹³
- (ii) The Hindustan Aeronautics India Limited (**HAL**) represents the Indian aviation industry and plays a very important role in the Indian defence sector.
- (iii) Cerelac is the brand of instant cereal made by **Nestle** for infants and is a supplement for breast milk. It has a market share of 96.5% despite functioning in an open to all industry. Thus it has become an undisputed market leader in baby food segment.
- (iv) **Coal India Limited** works as a coal mining and refining company and is owned by the Union government of India and managed by the Ministry of Coal. The company contributes up to 82% of the total coal production in India. Though very recently the government has announced that the coal sector would be opened up for private players.
- (v) **ITC** holds 77% a strong position in the Indian cigarette business markets The company has diversified into a conglomerate in the last century and has surely contributed to the bottom line.

⦿ Monopolistic Competition

In monopolistic competition, there are many sellers who offer similar products that can't be substituted. Product differentiation is the key aspect of this type of market share. Businesses compete with one another and are price makers, but their individual decisions do not affect the other. For example, in the food sector, Pizza Hut, Dominos and Oven Story in Monopolistic competition with each other. Though they operate in the same industry product differentiation make them unique in their own menu set and helps them set their prices.

⦿ Oligopoly

Oligopoly is a market structure in which there are only a few sellers. As such oligopoly lies in between monopolistic competition and monopoly. In an oligopoly, no single firm enjoys an absolute market power to raise its prices above the price that would exist under a perfect competition scenario. In an oligopoly, all firms would need to collude in order to raise prices and realize a higher economic profit. Most oligopolies exist in industries where goods are relatively undifferentiated and broadly provide the same benefit to consumers. In India, markets for automobiles, cement, steel, aluminium are the examples of oligopolistic market. In all these markets, there are few sellers but huge number of buyers for each particular product.

Duopoly is a special case of oligopoly, in which there are exactly two sellers. In this particular case it is assumed that the product sold by the two sellers are homogeneous and there is no substitute for each of them. The following are the examples of duopoly.

- ▲ Pepsi and Coca-Cola in the soft drink market;
- ▲ Amazon and Flipkart in e-commerce;
- ▲ Intel and AMD in the consumer desktop computer microprocessor market.

⦿ Monopsony.

This is a particular market in which there is only one buyer. This buyer is the one who regulates prices and imposes the demands and needs regarding the good or service offered.

¹³There are as such four kinds of monopoly based on the nature of the entity, which are;

1. *Natural Monopolies.* A natural monopoly exists when a variety of factors (mainly financial) make competition unfeasible.
2. *Geographic Monopolies.* When only one business provides products or services to a particular local area. For example, CESC supplies electricity to Calcutta.
3. *Technological Monopolies.* A business that's first to market a product or service may get a patent or copyright. In this case legal protection makes the business a technological monopoly.
4. *Governments Are Almost Always Monopolies.*

For example: In public works, the State is the only buyer compared to several construction firms that offer their services.

○ **Oligopsony.**

This is a type of market in which there are very few buyers of a certain good or service. Buyers have some power to regulate the price and characteristics of the product.

For example: In the production of cereals there are many producers, but few firms that buy the product.

Price Discrimination

Price discrimination is specifically relatable only to the monopoly. It means the practice of selling the same commodities at different prices to different buyers. Economists define price discrimination as, “the act of selling the same article produced under single control at different prices to different buyers”. There are two specific *conditions* which are necessary for price discrimination to be effected, which are

- ▲ The monopolist must be able to divide the market into sub-parts according to the price elasticities for each specific part.
- ▲ There must be effective separation of the sub-markets, so that the buyer is not able to resell and transact between the low-price market and the high-price market. This condition shows why price discrimination is easier to apply with commodities like electricity or gas, and services (like services of a doctor, transport, a show), which are *consumed* by the buyer and cannot be resold.

Kinds of Price Discrimination:

- a) *Personal discrimination:* In this case the Monopolist will charge different prices from different customers on the basis of the ability to pay. For example, a doctor may charge more fee from a rich patient and less fee from a poor patient for the same services rendered.
- b) *Place (or) Local Discrimination:* In this discrimination different prices are charged from different places. The monopolist charges lower price at one place and higher price at another place. Dumping is the best example for local discrimination. In this case the monopolist sells his output with lower price in the foreign market and with higher price in the domestic market.
- c) *Trade (or) Use discrimination:* In this the monopolist will charge different prices for different types of uses of the same commodity. For example, electricity will be sold at cheaper rate for agricultural purpose and higher price for industrial purpose.

Degrees of Price Discrimination:

Economists considers *three* degrees of price discrimination, a brief and conceptual understanding regarding which are stated in the following lines;

- Under the first type of price discrimination the monopolist will not allow any consumer surplus to the consumers. This type of price discrimination is called perfect price discrimination.
- Second degree of price discrimination occurs where the monopolist is able to get a part of consumer surplus but not entire consumer surplus.
- In this third degree of price discrimination the monopolist divides the customer into two or more classes or groups or market and are divided on the basis of elasticity of demand. This type of discrimination is the most common one.

Importance of price discrimination:

- There are certain services such as Railways etc., which cannot be provided profitably unless the price discrimination is allowed to take place: uniform price for such services will lead to low incomes or losses to the entrepreneur.

- If the welfare of the country is required in certain cases the price discrimination is desirable. For example, if the doctor charges more fee from rich and less fee from poor, then the public welfare will be increased.

3.2.3 Profit optimization

The term 'optimization' is used to mean either *maximisation* or *minimisation*. In general terms, the goal of a firm includes maximisation of *profit* and/or minimisation of *cost*. In simple cases, mathematical technique of *maxima and minima* is applied to the profit function (for profit maximisation) and for cost minimisation the same technique is applied to the cost function. For all practical purposes, optimization problem operates under conditions of constraints. For constrained optimization, modification is made to the technique of *maxima and minima*. In general, mathematical technique of *linear programming* is used in the case of constrained optimization. Advanced mathematical techniques like *goal programming* and *integer programming* are also used for solving critical aspects of the optimization problem. In the following lines some of the basic aspects of the mathematical techniques of maxima and minima are revisited from an economic viewpoint.

○ Optimization of functions

Optimization is the technique of discovering the critical point where a function is at its relative maximum or minimum. For the purpose, the following two steps are followed.

- a) the first order condition is to set the first order derivative of the function to zero. The equation is solved for the critical point(s)¹⁴. At all such point(s) the function is either at its maximum or at its minimum.

Conceptually the first order derivative shows the slope of the function. At the maximum/minimum point the function is neither increasing nor decreasing implying that the slope is zero.

- b) The second order condition, also referred as the test of concavity, evaluates the critical point(s) found out in step one. For the purpose of finding whether the function is at its maximum or at its minimum, the second order derivative is calculated. If at the critical point the second order derivative is *greater* than zero, then the function is at its relative minimum and if at the critical point the second order derivative is *less* than zero, then the function is at its relative maximum.

Conceptually the second order derivative shows the slope of the slope curve. At the maximum point the slope of the slope curve is negative and at the minimum point the slope of the slope curve is positive.

The two conditions are summarized as

- a) First order condition \Rightarrow set $\frac{dy}{dx} = 0$, and calculate the value of x which are the critical point(s)
- b) Second order condition \Rightarrow find
 - ▲ If $\frac{d^2x}{dy^2} < 0$, the critical point calculated above is the maxima.
 - ▲ If $\frac{d^2x}{dy^2} > 0$ the critical point calculated above is the minima.

Illustration 1

Optimize $y = 2x^3 - 30x^2 + 126x + 59$.

Solution:

Step one: The critical points are calculated by taking the first order derivative of the equation and setting the same equal to zero, and solving for x.

¹⁴Critical points are the points at which the function is neither increasing or decreasing.

$$= \frac{dy}{dx} = \frac{d(2x^3 - 30x^2 + 126x + 59)}{dx} = 6x^2 - 60x + 126 = 0, x = 3 \text{ and } x = 7 \text{ (these are the critical points)}$$

This implies that at $x=3$ and $x=7$, the function is either at its maximum or at its minimum. (the function is neither increasing or decreasing).

Step two: Test for concavity by taking the second derivative, evaluating it at the critical points, and checking the signs to distinguish between a relative maximum and minimum.

$$\frac{d^2y}{dx^2} = \frac{d^2(2x^3 - 30x^2 + 126x + 59)}{dx^2} = \frac{d(6x^2 - 60x + 126)}{dx} = 12x - 60$$

$$\text{At } x=3 \text{ (critical point 1), } \frac{d^2y}{dx^2} = 12 \times 3 - 60 = -24 < 0$$

Thus at $x=3$, the function is at its maximum. Or $x=3$ is the relative maxima.

$$\text{At } x=7 \text{ (critical point 2), } \frac{d^2y}{dx^2} = 12 \times 7 - 60 = +24 > 0$$

Thus at $x=7$, the function is at its minimum. Or $x=7$ is the relative minima.

The function is maximized at $x=3$ and minimized at $x=7$.

⊙ Optimization Technique in Economics

Though the arena of application of optimization in economics is very wide, a brief and conceptual understanding of the issue is presented in the following lines.

Before proceeding with the discussion it is worthwhile to revisit some of the economic concepts that is required for the purpose.

Total cost (TC) is given as sum of total variable cost (TVC), which is number of units sold (Q) multiplied by variable cost per unit (VC) and total fixed cost.

$$\Rightarrow TC = (VC \times Q) + TFC$$

Average total cost (AC) is total cost (TC) divided by quantity sold (Q)

$$\Rightarrow AC = \frac{(VC \times Q) + TFC}{Q}$$

Marginal cost (MC) is defined as the change in total cost incurred from the production of an additional unit. This is the slope of the TC function. Thus the first order derivative (with respect to Q) of the total cost function gives the marginal cost.

$$\Rightarrow MC = \frac{dy}{dx} = \frac{d(TC)}{dQ}$$

For example, If the cost function is given as, $TC = Q^2 + 8Q + 105$, then $MC = 2Q + 8$.

Total Revenue (TR) is the sale price (P) multiplied by the quantity sold (Q)

$$TR = P \times Q$$

*Marginal Revenue (MR)*¹⁵ defined as the change in total revenue brought about by the sale of an extra good. Thus the first order derivative (with respect to Q) of the total revenue function gives the marginal revenue.

¹⁵It is important to note that total cost (TC) and total revenue (TR) are both functions of the quantity sold (Q). Thus marginal cost (MC) and marginal revenue (MR) are expressed as derivatives with respect to the quantity sold (Q).

For example, if the total revenue function is given as $TR = 15Q + 4Q^3$, then $MR = 15 + 12Q$.

Total profit (π) is arrived at deducting total cost (TC) from total revenue (TR) which is sale price per unit (P) multiplied by number of units sold (Q).

$$\pi = \text{Total revenue} - \text{Total cost}$$

$$\pi = (P \times Q) - [(VC \times Q) + TFC]$$

$$\pi = Q(P - VC) - TFC$$

It is noted in an earlier section that *optimization* includes maximisation or minimisation which may be *constrained*. The general economic principle is maximisation of profit and minimisation of cost which are either constrained or otherwise.

Illustration 2

Maximize profits for the firm, given

Total revenue (TR) = $4000Q - 33Q^2$ and

Total cost (TC) = $2Q^3 - 3Q^2 + 400Q + 5000$, assuming $Q > 0$ ¹⁶

Solution:

$$\pi = TR - TC$$

$$\pi = 4000Q - 33Q^2 - (2Q^3 - 3Q^2 + 400Q + 5000)$$

$$\pi = 4000Q - 33Q^2 - 2Q^3 + 3Q^2 - 400Q - 5000$$

$$\pi = -30Q^2 - 2Q^3 + 3600Q - 5000$$

Step One: calculate the first order derivative of the profit (π) function and set it equal to zero.

$$\frac{d(\pi)}{dQ} = -60Q - 6Q^2 + 3600 = 0 \text{ (setting the first order derivative equal to zero).}$$

$$= -6(Q^2 + 10Q - 600) = 0$$

$$= -6(Q+30)(Q-20) = 0$$

Thus, $Q = -30$, $Q = 20$ are the critical points. (Q cannot be negative, thus critical point is $Q = 20$)

Step two: calculate the second order derivative $\left(\frac{d^2\pi}{dQ^2}\right)$ and check whether $\frac{d^2\pi}{dQ^2}$ is greater than or less than zero.

$$\frac{d^2\pi}{dQ^2} = \frac{d(-60Q - 6Q^2 + 3600)}{dQ} = -12Q - 60$$

$$\text{At } Q = 20, = -12(20) - 60 < 0,$$

This implies that Profit (π) is at its relative maximum at critical point $Q = 20$.

Maximum profit at $Q = 20$, is given as,

$$\pi = -30Q^2 - 2Q^3 + 3600Q - 5000$$

$$\text{At } Q = 20, \pi = -30(20)^2 - 2(20)^3 + 3600(20) - 5000 = 39000.$$

¹⁶Though in conceptual terms Q cannot be zero this condition is essential from a mathematical perspective.

Illustration 3

A manufacturer can sell 'Q' items ($Q > 0$) at a price of $(330 - Q)$ each; the cost of producing Q items is

$TC(Q) = Q^2 + 10Q + 12$. How many items should he sell to make the maximum profit? Also determine the maximum profit.

Solution :

Given, Price (P) = $330 - Q$ and Cost (c) = $Q^2 + 10Q + 12$ and $Q \geq 0$

Revenue (R) = $P \times Q = 330Q - Q^2$

Profit (π) = $R - C = 330Q - Q^2 - (Q^2 + 10Q + 12)$

$\pi = 330Q - Q^2 - Q^2 - 10Q - 12$

$\pi = 320Q - 2Q^2 - 12$

in order to maximize the profit, the *two steps* are followed.

$\frac{d\pi}{dQ} = 320 - 4Q = 0$ (setting the first order derivative equal to zero).

Thus, at $Q = \frac{320}{4} = 80$, which is the critical point of the profit function. Thus the second order condition is taken up.

$= \frac{d^2\pi}{dQ^2} = -4$ which is negative

Therefore, the profit is maximum at $Q = 80$ and the maximum profit is calculated as;

$\pi = 320Q - 2Q^2 - 12$

$\pi = 320(80) - 2(80)^2 - 12$

$\pi = 12788$

Profit Maximisation in Perfect Competition

From discussion in an earlier section it is clear that the perfectly competitive firm is a *price taker* and can sell any amount of the commodity at the prevailing market price. Though perfect competition is rarely seen in the real world¹⁷, it is used as a benchmark for all types of businesses. The profit maximisation is overviewed from the *short run* perspective and *long term* perspective.

The perfectly competitive firm in *short run*, maximizes its profit using the marginal –revenue–marginal –cost approach. The perfectly competitive firm is a price taker and can sell any quantity of the commodity at the equilibrium price and the demand curve is horizontal to the x – axis, is also equal to price (P). Thus $MR = AR = P$. This is also the demand curve.

¹⁷The closest approximation is the agricultural commodity market where there are a large number of producers who cannot influence the price and output.

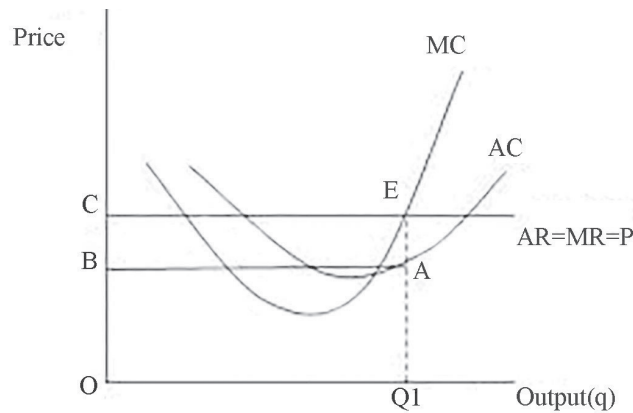


Fig 3.4: Short run profit maximisation

The profit-maximizing level of output of the firm can also be viewed in Figure 3.5. The demand curve facing the firm is horizontal at $P = MR$. As long as MR exceeds MC , it pays for the firm to expand output. Thus, the firm maximizes its total profits at the output level of Q_1 (given by point E where $MR = MC$). The profit per unit at this level of output is AE and total profit is given by the area of rectangle $AECB$.

From the above discussion the two general conditions for short term profit maximisation may be summarized as follows;

$$MR = MC \text{ and}$$

$$\text{Slope of } MR > \text{Slope of } MC$$

Under conditions mentioned above, the firm maximizes its total profits where $P = MR = MC$. If at this point P exceeds AC , there arises super normal profit which would be wiped out in the long run. The firm breaks even if

$P = AC$ and if P is larger than average variable cost (AVC) but smaller than AC , the firm is incurring loss. If P is smaller than AVC , the firm minimizes total losses by shutting down. Thus, $P = AVC$ is the *shutdown point* for the firm. The firm's short-run supply curve is given by the rising portion of its MC curve over and above its AVC , or shutdown point.

In the *long-run* firms will enter the perfectly competitive industry if there is profits in the *short run*. Thus market prices would decline as supply of the commodity increases. This would wipe out short term super normal profit and all firms will break even. On the contrary, in cases of short-run losses, supply would reduce and losses would wipe out. As a result, all firms in a perfectly competitive industry with long-run equilibrium produce where $P =$ lowest average cost and resources are utilized in the most efficient way. Figure 3.5 shows the long run output determination which maximizes profit.

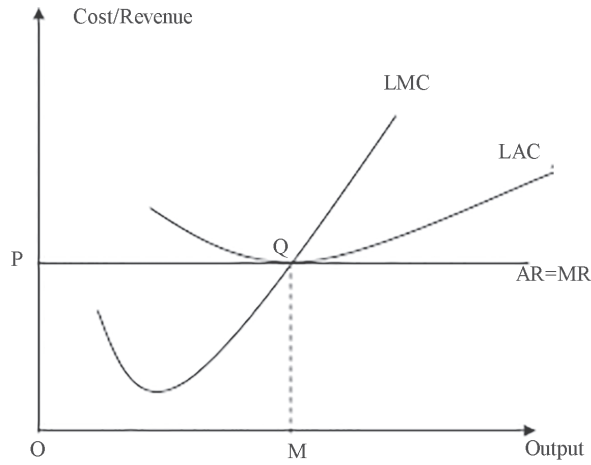


Fig 3.5 Long run profit maximisation

⦿ **Profit Maximisation in Monopoly¹⁸**

The two general condition ($MR=MC$ and $MR > MC$) as mentioned earlier applies to the monopoly as well. The profit-maximizing output for this monopolist is represented in Figure 3.6. In this figure, the best level of output is at the point where $MR = MC$. At this level, P is the price determined as depicted by E in the AR curve. Point A in the figure represents the average total cost. Thus the profit per unit is $AE (=BP)$. Thus the total profit is the area $AEPB$. Note that since $Price > MR$ where $MR = MC$, the rising portion of the MC curve above the *AVC* does not represent the monopolist supply curve. In the long run, the monopolist can adjust the scale of plant, and profits may persist because of blocked or restricted entry.

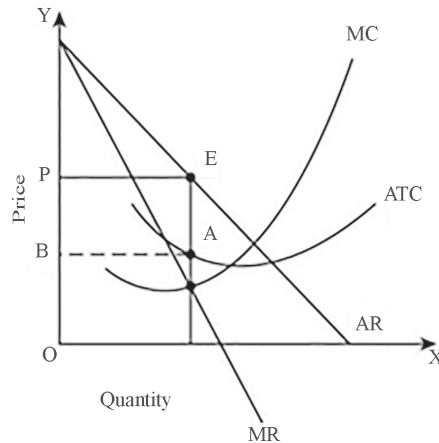


Fig 3.6 Profit maximisation in Monopoly

A monopolist can increase TR and profits at a given level of output and TC by practicing price discrimination. This involves charging different prices for the commodity for different quantities purchased, to different classes of

¹⁸Though in practice various forms of imperfect competition is found, as is noted in an earlier section of the study note, only the case profit determination of monopoly is taken up for study since it is opposite to perfect competition.

consumers, or in different markets. For example, a telephone company may charge individuals 15 cents for each of the first 50 telephone calls made during each month, 10 cents for each of the next 100 calls, and so on.

It is important to note that a monopoly produces output where $MR = MC$ and $Price > MR$, the monopolist produces less and charges a higher price than a perfect competitor with the same cost curves.

In earlier section it is noted that price discrimination is a particular feature of the monopoly. The monopolist segments the market for his product according to price elasticity of the respective market i.e., price sensitivity of the goods or service delivered in the particular market. In the following lines the profit maximisation with price discrimination is taken up for discussion

Illustration 4

A producer has the possibility of discriminating between two markets; market A and market B for a product where the demands, respectively, are

$$Q_1 = 21 - 0.1P_1 \text{ ----- (D)}$$

$$Q_2 = 50 - 0.4 P_2 \text{ ----- (E)}$$

$$\text{Total cost} = 2000 + 10Q \text{ where } Q = Q_1 + Q_2.$$

What price will the producer charge in order to maximize profits (a) with discrimination between markets and (b) without discrimination? (c) Compare the profit differential between discrimination and nondiscrimination.

Solution:

Price and output determination with discrimination

To maximize profits under price discrimination, the producer will set prices so that $MC = MR$ in each market. Thus, $MC = MR_1 = MR_2$.

$$\text{Given } TC = 2000 + 10Q, MC = \frac{d(2000 + 10Q)}{dQ} = 10 \text{ (this is same for both the markets) ----- (1)}$$

$$\text{In Market A, } Q_1 = 21 - 0.1P_1$$

$$P_1 = 210 - 10 Q_1$$

$$TR_1 = P_1 \times Q_1 = (210 - 10 Q_1) \times Q_1 = 210 Q_1 - 10 Q_1^2$$

$$MR_1 = \frac{d(210Q_1 - 10Q_1^2)}{dQ_1} = 210 - 20 Q_1 \text{ ----- (2)}$$

In Market B,

$$= 125 - 2.5$$

$$P_2 = 125 - 2.5 Q_2$$

$$TR_2 = P_2 \times Q_2 = 125 - 2.5$$

$$MR_2 = \frac{d(125Q_2 - 2.5Q_2^2)}{dQ_2} = 125 - 5Q_2 \text{ ----- (3)}$$

Thus, $MR_1 = MR_2 = MC$

$$\Rightarrow 210 - 20 Q_1 = 125 - 5Q_2 = 10 \text{ ----- (4)}$$

Therefore, in Market A,

$$\Rightarrow 210 - 20 Q_1 = 10 \text{ ----- (5) \{from equation 4\}}$$

$Q_1 = 10$ (from equation 5) and

$$P_1 = (210 - 10 Q_1) = 210 - 10 \times 10 = 110$$

$$TR1 = P_1 \times Q_1 = 10 \times 110 = 1100$$

Therefore, in Market B,

$$125 - 5 Q_2 = 10 \text{ ----- (6) \{from equation 5\}}$$

$Q_2 = 23$ (from equation 6) and

$$P_2 = (125 - 2.5 Q_2) = 125 - 2.5 \times 23 = 67.5$$

$$TR2 = P_2 \times Q_2 = 67.5 \times 23 = 1552.5$$

The discriminating producer charges a lower price ($P_2 = 67.5$) in the market B where the demand is relatively more elastic and a higher price ($P_1 = 110$) in the market A where the demand is relatively less elastic. And his total profit is calculated below which is also the maximum under given condition.

$$\pi = (TR1 + TR2) - TC$$

TR1 and TR2 is calculated as 1100 and 1552.5 respectively. And calculation of total cost is given as

Given, $TC = 2000 + 10Q$ where $Q = Q_1 + Q_2$

$$TC = 2000 + 10 \times 33, [Q = 10 + 23 = 33]$$

$$TC = 2330$$

Therefore, profit (π) is given as

$$\pi = (1100 + 1552.5) - 2330 = \mathbf{322.5} \text{ ----- (7)}$$

Price and output determination without discrimination

If the producer does not discriminate, $P_1 = P_2$ and the two demand functions (D) and (E) may simply be aggregated. Thus,

$$Q = Q_1 + Q_2 \text{ and}$$

$$\Rightarrow Q = Q_1 + Q_2 = (21 - 0.1P) + (50 - 0.4P) [P = P_1 = P_2] \text{ (same price for both the markets).}$$

$$\Rightarrow Q = 71 - .5P$$

$$\Rightarrow P = 142 - 2Q$$

$$TR = P \times Q = (142 - 2Q) \times Q =$$

$$MR = \frac{d(142Q - 2Q^2)}{dQ} = 142 - 4Q$$

Setting $MR = MC$

$$142 - 4Q = 10 \text{ \{MC= 10, refer to equation (1) above\}}$$

$$\text{Therefore, } Q = 33 \text{ and } P = 142 - 2Q = 142 - 2 \times 33 = 76$$

Thus when the monopolist does not discriminate then the equilibrium is set at $Q = 33$ and $P = 76$ (for both the markets A and B). In that case,

$$TR = P \times Q$$

$$33 \times 76 = 2508$$

And $TC = 2000 + 10Q = 2000 + (10 \times 33) = 2330$. Therefore

$$\pi = TR - TC = 2508 - 2330 = 178$$

From the above discussion it is clear that when no discrimination takes place, the price ($P = 76$) is between the relatively high price of the market A ($P_1 = 110$) and the relatively low price of the market B ($P_2 = 67.5$). Notice, however, that the quantity sold remains the same: at $P = 76$, $Q_1 = 13.4^{19}$, $Q_2 = 19.6^{20}$, and $Q = 33$.

A comparison of the profit differential between discrimination and nondiscrimination is presented below

Profit when the monopolist follows price discrimination between the two markets

$$\pi = 322.5 \text{ ----- (from equation 7)}$$

Profit when the monopolist does not follow discrimination between the two markets

$$\pi = 178 \text{ -----(from equation 8)}$$

thus profit of the monopolist is higher when he follows price discrimination.

3.2.4 Constrained optimization

A firm often operates under conditions which constrains the goal of maximizing profit or minimizing cost. In the mathematical techniques of *maxima* and *minima* revisited in earlier sections of this study note, these constraints are not taken into account. Modifications to the techniques of *maxima* and *minima* are posited for countering simple cases of constrained optimization. For complicated cases of constrained optimization mathematical technique of *linear programming problem* (LPP) is used which is beyond the scope of this study note. In the following lines the simple case of constrained optimization is outlined. In extension of the explanation forwarded for the use of mathematical techniques of *maxima* and *minima*, the concept of *Lagrangian multiplier* is used to incorporate the constrained inside the objective function of maximizing revenue or profit or minimizing cost.

If the function $f(x, y)$ is to be optimized (maximized or minimized) subject to the constraint $g(x, y)^{21}$, then a new function is formed by setting the constraint equal to zero, multiplying it by (the *Lagrangian multiplier*) and adding the product to the original function. Thus,

$$F(x, y) = f(x, y) + \lambda g(x, y)$$

Here $F(x, y)$ is the *Lagrangian function*, and $f(x, y)$ is the *objective function* and $g(x, y)$ is the *constraining function*. Since the constraining function is always set equal to zero, $= 0$ and the addition of the of the term does not change the value of the objective function. Critical values, , , at which the function is optimized, are found by setting the first order partial derivatives equal to zero and solving simultaneously:

$$F_x = F_y = 0$$

The second order condition is different from the unconstrained optimization and for this the mathematical technique of *bordered hessian*²².

¹⁹ From D, $Q_1 = 21 - 0.1P = 21 - 0.1(76) = 13.4$

²⁰ From E, $Q_2 = 50 - .4P = 50 - 0.4(76) = 19.6$

²¹ In case of multiple constraints, the mathematical technique of linear programming problem (LPP) is used to optimize the objective function

²² Since the mathematical technique of bordered hessian uses matrix operation it is, as such, beyond the scope of this study note.

Illustration 5

Optimize the function $z = 4x^2 + 3xy + 6y^2$, subject to the constraint $x + y = 56$.

Solution:

Set the constraint equal to zero by subtracting the variables from the constant.

$$\Rightarrow 56 - x - y = 0$$

This difference is multiplied by λ and the product of the two is added to the objective function in order to form the *Lagrangian function* Z .

$$\Rightarrow Z = 4x^2 + 3xy + 6y^2 - \lambda(56 - x - y) = 0$$

Next the first-order partials are calculated and are set equal to zero. Then the equations are solved simultaneously.

$$\frac{\partial\{4x^2 + 3xy + 6y^2 - \lambda(56 - x - y)\}}{\partial x} = 0 \quad \text{----- (1)}$$

$$\frac{\partial\{4x^2 + 3xy + 6y^2 - \lambda(56 - x - y)\}}{\partial y} = 0 \quad \text{----- (2)}$$

$$\frac{\partial\{4x^2 + 3xy + 6y^2 - \lambda(56 - x - y)\}}{\partial \lambda} = 0 \quad \text{----- (3)}$$

$$\Rightarrow (1) \text{ reduces to } 8x + 3y - \lambda = 0 \quad \text{----- ... (4)}$$

$$\Rightarrow (2) \text{ reduces to } 3x + 12y - \lambda = 0 \quad \text{----- . (5)}$$

$$\Rightarrow (3) \text{ reduces to } 56 - x - y = 0 \quad \text{-----... (6)}$$

Solving the three equation $\{(3), (4) \text{ and } (5)\}$ using simultaneous equation method, the critical values of x , y and λ are calculated as

$$x_0 = 36, y_0 = 20, \text{ and } \lambda_0 = 348$$

Substituting the values of $y_0 = 20$, $x_0 = 36$ and $\lambda_0 = 348$ in the objective function

$$Z = 4x^2 + 3xy + 6y^2 - (\lambda_0 - x - y) = 0$$

$$4(36)^2 + 3(36)(20) - 348(56 - 36 - 20) = 9744$$

Now to understand whether the value of Z (9744) calculated above is maximum or minimum the mathematical technique of *bordered hessian* is referred to. This is to check the second-order conditions of the optimized function

and to determine if Z is maximized or minimized²³.

$$= \frac{\partial^2\{4x^2 + 3xy + 6y^2 - \lambda(56 - x - y)\}}{\partial x^2} = 8 \quad \text{----- .. (4)}$$

$$= \frac{\partial^2\{4x^2 + 3xy + 6y^2 - \lambda(56 - x - y)\}}{\partial y^2} = 12 \quad \text{----- (5)}$$

$$= \frac{\partial^2\{4x^2 + 3xy + 6y^2 - \lambda(56 - x - y)\}}{\partial xy} = 3 \quad \text{----- (6)}^{24}$$

²³Readers may refer to the article on *Bordered Hessian* (the PDF Document available at <https://vdocuments.net/bordered-hessian>).

The first order partial derivative of the constraint with respect to $x = 1$ and the first order partial derivative of the $x+y=56$ with respect to $y = 1$

of the constraint with respect to $y = 1$

given,

$$|\mathbf{H}| = \begin{pmatrix} F_{xx} & F_{xy} & g_x \\ F_{yx} & F_{yy} & g_y \\ g_x & g_y & 0 \end{pmatrix} \quad \text{OR} \quad \begin{pmatrix} F_{xx} & F_{xy} & g_x \\ F_{yx} & F_{yy} & g_y \\ g_x & g_y & 0 \end{pmatrix}$$

Where F_{xx} = parital derivative of the function F with respect to x

F_{yy} = parital derivative of the function F with respect to y

F_{xy} and F_{yx} are cross partial derivatives. And

g_{xx} = parital derivative of the function g with respect to x

g_{yy} = parital derivative of the function g with respect to y

g_{xy} and g_{yx} are cross partial derivatives.

In our illustration,

$$|\mathbf{H}| = \begin{pmatrix} 8 & 3 & 1 \\ 3 & 12 & 1 \\ 1 & 1 & 0 \end{pmatrix}$$

Starting with the second principal minor, ,

$$|H_2| = |H_2| = 8(-1) - 3(-1) + 1(3-12) = -14$$

With $|H_2| < 0$, $|\mathbf{H}|$ is positive definite, which means that Z (calculated as 9744) is at a minimum the same technique is applicable for maximisation of profit of the firm where there are constraints only that principal minor factor

$|H_2|$ would be greater than zero ($|H_2| > 0$) or the $|\mathbf{H}|$ negative definite.

The economic significance of the mathematical concept of *Lagrangian multiplier* (λ) is discussed in the next few lines.

The *Lagrange multiplier* (λ) is an approximation of the marginal impact of a small change in the constant of the constraint on the objective function. In illustration 3.4 above $\lambda = 348$. This implies that one unit increase (decrease) in the constant of the constraint would cause Z to increase (decrease) by approximately 348 units. Lagrange multipliers are often referred to as *shadow prices*. It is important to note that,

$\lambda [k - g(x, y)] = \lambda [g(x, y) - k] = 0$, either form can be added to or subtracted from the objective function without changing the critical values of x and y . Only the sign of λ will be affected. Thus concept of λ as the shadow price will be applicable to both maximisation and minimisation of the objective function.

html accessed on 12/02/2022).

²⁴If both the cross partial derivatives are continuous, they will be identical. Thus $(\partial^2 Z)/(\partial x \partial y) = (\partial^2 Z)/(\partial y \partial x) =$ if the functions are identical. (Young's theorem). Thus the cross partial derivative with respect to y is identical.

Market Factors Affecting Pricing Decisions

3.3

3.3.1 Traditional versus modern theories of the firm

Pricing decision of the firm depends on the primary goal of the firm. Traditional economic theory of the firm refers profit maximisation as the primary goal of the firm. In the later years, several other theories have been posited which contradicts the traditional theory. In 1939 the first major challenge was poised when Hall and Hitch published their research paper on the decision process of businessmen. in relation to government measures. The most astounding results of the studies as reported by Hall and Hitch were that firms did not attempt to maximize their profits, that they did not use the marginalist rule²⁵, $MC = MR$, and that oligopoly was the main market structure of the business world. They posited that firms aim at long-run profit maximisation and for the purpose set their price on the average-cost principle. Thus firms do not set their price and output, as propagated by the traditional economic theory, at the levels determined by the intersection of the MC and MR curves. Rather they set a price to cover the average variable cost, the average fixed cost and a *normal* profit margin

Thus, $P = A VC + AFC + \text{profit margin}$

Subsequently the traditional theory of the firm was critically challenged. The primary aspect is that the traditional theory does not distinguish between owners and managers' interests. As a consequence, the managerial and behavioral theories of firm were developed by researchers on the premise that owners and managers are separate entities in the corporate form of the business and they have different goals and motivation. Pricing decision of the firm is dependent based on the economic goal of the firm. Traditional economic theory suggests profit maximisation as the sole objective of the firm but researchers have posited various other alternative goals of the firm which are considered as the critique of the profit maximisation model which targets the goal of the owner-shareholder only. But the firm is actually being run by managers whose motivation differs from that of the owner –shareholder. The firm is also being run for various stakeholders, shareholders being only of such. In the next few lines some of the important alternative objectives of the firm are discussed.

a) Baumol's theory of Sales Revenue Maximisation

W. J. Baumol suggested sales revenue maximisation as an alternative goal to profit maximisation²⁶. Corporations are run by managers who are separate from the owners. Thus profit maximisation, which is the goal of the owner, is not what motivates the managers. According to Baumol, the most reasonable factor in managers' utility functions is maximization of the sales revenue. Two basic models are propagated by Baumol; the *static single-period* model and the *multi-period dynamic model* of growth of sales revenue maximisation.

b) Marris's Model of Maximization of Firm's Growth Rate

The goal of the firm in Marris's model is the maximisation of the balanced rate of growth of the firm, that is, the maximisation of the rate of growth of demand for the products of the firm, and of the growth of its capital

²⁵ The behavioural rule postulated by the traditional theory in decision-making is defined as the marginalist principle which is represented as the point at which Marginal cost (MC) = Marginal Revenue (MR).

²⁶ W. J. Baumol, *Business Behaviour, Value and Growth* (Macmillan, New York, 1959. Revised edn., Harcourt, Brace & World, Inc., 1967)

supply. In simple words, a firm's growth rate is considered to be balanced when demand for its product and supply of capital to the firm increase at the same rate. The two growth rates according to Marris, are translated into two utility functions such as:

- ▲ Manager's utility function is given as,

$$U_m = f(\text{salary, power, job security, prestige, status})$$
- ▲ Owner's utility function is given as,

$$U_o = f(\text{output, capital, market-share, profit, public esteem}).$$
- ▲ Owner's utility function (U_o) implies growth of demand for firms' products and supply of capital. Therefore, maximization of U_o means maximization of demand for a firm's products or growth of supply of capital.

c) Williamson's Model of Managerial Discretion

The model is based on the simple argument that managers would rather maximize their own utility than attempting to maximize profits which is basically maximization of the utility of owner-shareholders. And as such, profit acts as a constraint to their managerial behaviour of utility maximisation. Managers' utility function (U) is expressed below:

$U = f(S, M, ID)$ where,

S = additional expenditure on staff

M = Managerial emoluments

ID = Discretionary investments

A minimum profit is necessary to satisfy the shareholders and also to secure the job of managers. This acts as a constraint to managerial *utility maximisation*.

d) The Behavioural Model of Cyert and March

The seminal article, 'A Behavioural Model of Rational Choice' was published in the Quarterly Journal of Economics in 1955²⁷. This initiated the *behavioural theories* of the firm. This was subsequently elaborated by Cyert and March with whose name the model is referred as. Simon had argued that the real business world is full of uncertainties. Accurate and adequate data are not readily available. If data are available, managers have little time and ability to process them. Managers also work under a number of constraints. Under such conditions it is not possible for the firms to act in terms of consistency assumed under profit maximization is. Nor do the firms seek to maximize sales and growth. Instead they seek to achieve a satisfactory profit or a satisfactory growth and so on. This behavior of business firms is termed as *satisfaction behavior*. According to the Cyert-March, "firm's behavior is satisfying behaviour which implies satisfying various interest groups by sacrificing firm's interest or objectives."

3.3.2 Pricing Methods

Pricing of goods and services is the most important decisions of the firm. while under-pricing results in losses as revenue is insufficient to cover cost of production, over-pricing results in loss of market share. Thus fixation of right price is crucial for long term sustenance of the firm. Previously it is stated that $\pi = (P \times Q) - (TFC + TVC)$. In this simple profit calculation, total variable cost (TVC) and total fixed cost (TFC) adds up to cost of the product and is dependent on many internal and external factors. Q represent the quantity sold which also depends on the nature of

²⁷ Simon, H. A. (1955). A Behavioral Model of Rational Choice. *The Quarterly Journal of Economics*, 69(1), 99–118. <https://doi.org/10.2307/1884852>

market discussed in the previous sections. Thus fixation of the P, which represent pricing, is a major decision that directly impacts the profitability of the firm.

As such there are four bases to pricing (fig 3.7).

- ⦿ Cost based pricing
- ⦿ Demand based pricing
- ⦿ Competition based pricing
- ⦿ Strategy based pricing

Cost based pricing – this is the simplest form of pricing where a markup is added to cost (either full cost or variable). Thus either percentage markup is added to total cost (variable plus fixed cost) or variable cost of production.

This simple form suffers serious limitation as the market demand is not taken into consideration in the pricing decision and there is no way of determining if potential customers will purchase the product at the calculated price. Thus cost based pricing is either (a) full cost pricing or (b) variable cost pricing. In the case of variable or marginal cost pricing selling price is fixed in such a way that it covers fully the variable or marginal cost and contributes towards recovery of fixed costs fully or partly, depending upon the market situations. This is also called break-even pricing or target profit pricing.

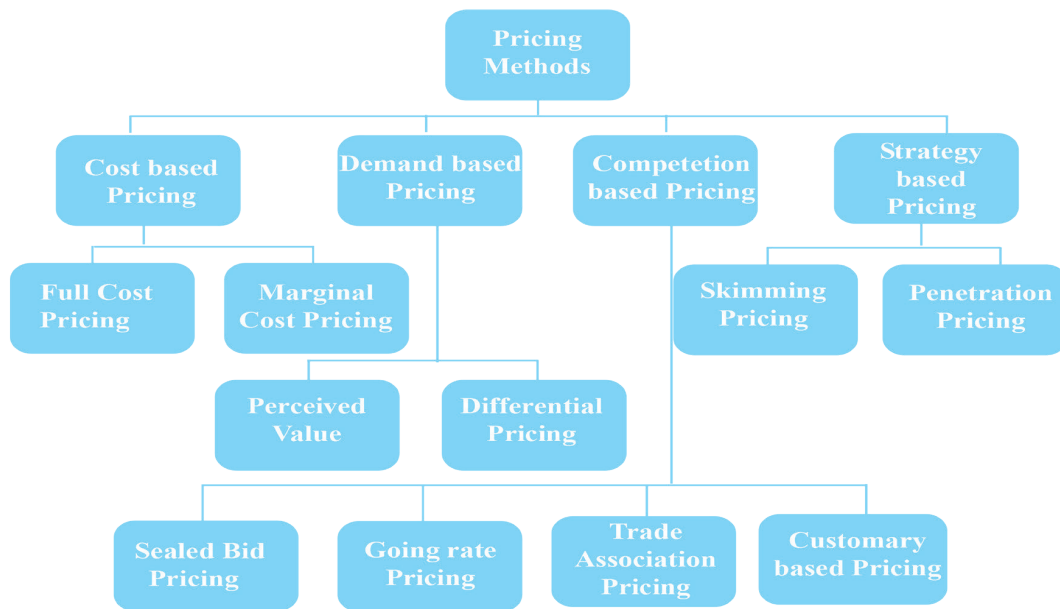


Fig 3.7: Pricing Methods

Demand based pricing – pricing is set on the basis of consumer preference and the consumer perception. Thus if seller wishes to sell more he must reduce the price of his product, and if he wants a good price for his product, he could sell only a limited quantity of his good. There are two types of demand based pricing namely *perceived value pricing* and *differential pricing*.

- ✦ **Perceived value pricing:** Perceived value pricing considers the buyer's perception of the value of the product as the basis of pricing. Here the pricing rule is that the firm must develop procedures for measuring the relative value of the product as perceived by consumers.
- ✦ **Differential pricing:** Differential pricing is nothing but price discrimination. It involves selling a product or service for different prices in different market segments. Price differentiation depends on geographical location of the consumers, type of consumer, purchasing quantity, season, time of the service etc.

Competition based pricing

- ✦ **Going Rate Pricing:** Another method of pricing adopted by small firms – which are price followers – is known as going rate pricing. Under this system, a firm sets its price according to the general pricing structure in the industry or according to the price set by the price leader. In a sense, each firm has “monopoly” power over its produce and it can, if it chooses, fix a monopoly price and face all the consequences of monopoly. In practice, however, it prefers the easier and more practical method of choosing price going in the market. It will change its price only when other firms do the same. Such a price policy is useful and safe to a firm under certain circumstances. For instance, the firm may not have an accurate idea of its costs or it may like to play safe and not provoke the larger firm to go for cut-throat competition. Besides, it is difficult for each firm to calculate the full implication of change in costs and prices and it is much better to follow the same pattern of pricing adopted by others. Even a large firm may be satisfied with going rate pricing lest a change in price by it unnecessarily disturbs the whole market. No firm would like to “spoil” the common market by reducing the price.
- ✦ **Sealed – bid Pricing:** This method is more popular in tenders and contracts. Each contracting firm quotes its price in a sealed cover called ‘tender’. All the tenders are opened on a scheduled date and the person, who quotes the lowest price, other things remaining the same, is awarded the contract.
- ✦ **Trade Association Pricing:** To avoid uncertainties of pricing decision and the downward pressure on prices which competition exerts, firms frequently come to the express or implied agreements to maintain prices at a similar level. Though express (or, overt) agreements are generally declared as illegal, the firms can easily and safely enter into an implied (or, tacit) collusion. Individual firms, however, may frequently find it worthwhile to break out of any such agreements, but this leads to the following possible alternatives:
 - (i) The price-cut may spark off a price war between the firms which will go on until one or all firms give up the struggle; or
 - (ii) If the firm breaking out of the collusion is able to keep its rivals in the dark about the price-cut, it can gain out of the price-cut only when either the original customers of this firm are unaware or are in some way loyal to this firm. But such situations are generally rare.
- ✦ **Customary Pricing:** There are certain goods whose prices tend to be fixed more or less in the minds of consumers—these are known as the “Charm” prices. Change in costs of production – if the change is moderate – will not affect the price, as the firms will not and cannot change the price. Accordingly, a rise in cost of production may probably lead to reduction in quality of the product but not to a rise in price. Likewise, a fall in cost of production may not be accompanied by a decline in price. Pricing in this case may be known as customary pricing.

Strategy based Pricing

On the basis of strategy, pricing is either penetration pricing and skimming pricing.

- ✦ **Penetration Pricing :** This is a pricing technique in which new product is offered at low price, by adding a nominal mark up to its cost of production, to penetrate the market as early as possible. It aims at maximizing the market share of the product, and once it is achieved, i.e. when the demand picks up, the firm can increase the price of the product. The pricing strategy of Reliance jio is a typical example. Reliance jio started operations in the year 2016 in the telecommunication sector, it gained more than 50 million subscribers in exactly 83

days of launch. This the company accomplished as it offered free services to the subscribers for the initial period²⁸.

Penetration pricing results in lower profits in the short run, however, in the long run, it results in higher profits because it increases the market share. The reasons behind adopting penetration pricing are as under:

- New product offered by the firm is already provided by other well-established brands. The low price will lure customers to switch to the new product, who are already familiar with other brands.
- It can help in increasing sales of the product in short period.
- It restricts new entrants from entering the market.

✦ **Skimming Pricing:** The pricing strategy in which high mark-up is charged for the new product, leading to the high price, so as to skim the cream from the market, is known as Skimming Pricing. It entails fixing a high price for the new product before other competitors step into the market.

This technique is used in case of new product, which faces no to little competition in the market, and have a great extent of consumer acceptability. Market skimming pricing is adopted by the company, due to the following reasons:

- In the early stages, the demand for the product is inelastic, till the product occupies a good position in the market.
- In the initial phase, the demand for the product is not known, and high price helps in covering the cost of production.
- In the beginning, there is a huge requirement of capital for producing the product, resulting in high production cost. Further, a huge amount is invested in the promotional activities, that also adds to its cost. When the product is charged high, it will cover the cost of production and promotion expenses easily.

3.3.3 Factors affecting pricing decision of the Firm

Some of the costs incurred by the firm are fixed upto certain capacity level while some costs are variable in nature and is proportional to the number of units manufactured. It is certain that price of the product must be fixed at that level which enables the firm to cover up both the costs. But often prices fixed by competitors acts as the yardstick for the firm's pricing decision. A firm, thus, always endeavours a unique marketing strategy so that it can price its products uniquely. However, there are some internal and external factors affect the pricing strategy of the company which are omnipresent. In the following lines the factors are discoursed briefly.

Internal factors

Some of the factors affecting the pricing decision are internal to the organisation. Some of which are discussed below;

⊙ The strategic goal of the company

The strategic goal of the organisation is the primary determinant of the pricing decision. Superior performance which depends on profit and profit growth is reflected in market share. This aids organisations to accomplish its strategic goal of long term sustainability. Pricing decision is of crucial importance and is relatable to the strategic goal of the company.

⊙ Costs

The cost of the product is the most important internal factor as it is the base on which the price is set. Cost, as such, is a double edged sword. A reduction of cost results in much desired increase in profit but on the other

²⁸ Penetration pricing strategy is only one aspect of the successful business strategy adopted by Reliance jio. The strategy adopted by the company is referred as the AARRR (acquisition, activation, retention, referral, revenue) strategy. (source: <https://iide.co/case-studies/reliance-jio-marketing-strategy/> accessed on 19/02/2022)

it may be at the expense of degradation of quality of the product which negatively impacts the market share and in the ultimate results in loss of business. Thus a company has to trade-off between cost and quality. In this regard the management has to consider the product's demand and the prices of the competitors as well. Finally, the management also considers the customers' ability to pay the price, because it would be useless to avoid customers in the price decision.

⊙ **Organisational Considerations:**

There is often conflict of interest within an organisation as various departments often develop as profit centres. While profit maximisation is the main consideration for finance managers; sales managers prefer sales maximisation. Pricing decision is one major decision which unifies the considerations of departmental managers. Thus, this decision should be taken by the top level after elaborate considerations to the inputs of various middle level managers.

⊙ **Marketing mix strategy**

In marketing the concept of 4P is of crucial importance. Price, product, promotion, and place are referred as the 4Ps of marketing. It is often considered that out of the 4Ps, price is the most important factor as it is the linking pin between the other Ps. In spite of the Product being of right quality a slight change in price can affect the Promotion and dissemination of the product at different Places.

External factors

Some of the external factors that affect the pricing decision are as follows;

⊙ **Demand in the market**

Amongst the various external factors, demand of product is the most crucial. It, down the line, depends on the competitors, size of the market, and customers' preferences and their ability to pay the price. If the demand is high due to certain reason in comparison to the supply, then the price may be set at higher than what is suggested in cost based pricing. This is the most prevalent pricing in the local *bazar*. In winter prices of some vegetables (for example, Capsicum) reduces while in summer, prices of other vegetables (for example, Pointed-gourd *alias* Parwal) reduces. This is mainly due to the increase in demand in comparison supply. The case of increase in supply, demand remaining constant may also be considered in this category.

⊙ **Competitors**

The product and pricing offered by the competitors is also a determinant of the pricing decision of the firm. The nature and stiffness of competition depends on the nature of the market. In case of perfect competition, theoretically, competition is most stiff while in monopoly, there is no competition. Various forms of markets exist between these extreme form. In monopolistic competition products are offered over a range of prices as sellers differentiate the products and the buyers. This is also applicable for oligopoly. In monopoly price can be set too low to enable everyone to buy it or price can be set too high to reduce competition. Similar situation exists for duopoly.

⊙ **Government Policies:**

Tax sops, exemptions, subsidies, special schemes in terms of special economic zones, priority sectors etc. have tangible financial benefits which leads to reduction in cost. Government may also be a part of pricing decision makers by licensing or deciding quotas.

⊙ **The Economy**

If the economy of the country is prosperous where people are employed and earning considerable earnings, then raising prices wouldn't be a problem. In such an environment, customers are willing to pay more. However, when the economy of a country is in a recession, where people have limited sources of income. Businesses and companies have to set low prices to meet the customers' ability to pay.

EXERCISE

A. Theoretical Questions:

⊙ Multiple Choice Questions

- 1) The relationship between the economy and an economic indicator can be
 - A. Procyclic
 - B. Countercyclic
 - C. Ayclic
 - D. All of the above
- 2) Key Performance Indicator (KPI) is defined as _____
 - A. A vision statement that outlines a company's successful strategy
 - B. An executive officer's ability to lead his division
 - C. A performance measurement tool to gauge how a company is doing
 - D. A growth strategy that takes competition into account
- 3) Pareto improvement is an action that makes
 - A. Both the person better off
 - B. At least one person worse off
 - C. At least one person worse off without making anyone better off
 - D. At least one person better off without making anyone worse off.
- 4) On the basis of timing an economic indicator is ____
 - A. Leading
 - B. Lagged
 - C. Coincident
 - D. All of the above
- 5) Which of the following is a characteristic of a perfectly competitive market?
 - A. Firms are price setters;
 - B. There are few sellers in the market;
 - C. Firms can exit and enter the market freely;
 - D. All of these.
- 6) In order to maximize profits, a firm should produce at the output level for which:
 - A. Average cost is minimized;
 - B. Marginal revenue equals marginal cost;
 - C. Marginal cost is minimized;
 - D. Price minus average cost is as large as possible.
- 7) A firm's marginal revenue is defined as:
 - A. The ratio of total revenue to total quantity produced;
 - B. The additional output produced by lowering price;

- C. The additional revenue received due to technical innovation;
 D. The additional revenue received when selling one more unit of output.
- 8) One of the following is not a Competition based pricing method.
- A. Going rate pricing
 B. Sealed bid pricing
 C. Marginal cost pricing
 D. Trade association based pricing
- 9) The pricing of *niche* products is appropriate to
- A. Perceived value pricing
 B. Penetration pricing
 C. Differential pricing
 D. Full cost pricing
- 10) One of the below mentioned is not a modern theory of the firm
- A. Baumol's sales maximisation
 B. Shareholder's wealth maximisation
 C. Marri's model of maximisation of Firm's Growth rate
 D. Williamson's model of managerial discretion

Answer

1	2	3	4	5	6	7	8	9	10
d	c	d	d	c	b	d	c	a	b

⊙ **Short Essay Type Questions**

- 1) 'As regards to economic efficiency of the firm, the works of Vilfredo Pareto is considered to be one of the most significant and ground breaking' – Discuss.
- 2) Discuss the strategic performance indicators.
- 3) State the interrelationship between the Key Performance Indicators (KPI) and the critical success factors (CSF).
- 4) Elaborate on the SMART goals of the firm.
- 5) Elaborate the key metrics of the '18 Key Performance Indicators'. Elaborate the linkages between the Key Performance Indicators (KPIs) and Balanced Score Card (BSC).
- 6) 'understanding of market and profit have specific linkages to the realization of strategic goals' – explain the implication with suitable illustration.
- 7) State the various market structures prevalent in an economy with examples from the Indian scenario.
- 8) Write a note on the pricing methods followed by a firm in various circumstances.
- 9) Briefly discuss the internal and external factors affecting pricing decision of a firm.
- 10) Briefly state the technique of constrained optimisation. Illustrate your answer with suitable example.

B. Numerical Questions**⊙ Comprehensive Numerical Problems**

- 1) Bajaj Ltd., a monopolist, can effectively segment the market into two sub-markets with the demand functions: $P_1 = 300 - 2Q_1$ and $P_2 = 200 - 2Q_2$. If price discrimination is allowed, what is the maximum possible profit that can be earned by the monopolist?
- 2) Racing Cycles Ltd. operates under conditions of perfect competition. The Total Cost (TC) function of the firm is estimated as follows: $TC = 200 + 150Q - 20Q^2 + Q^3$ Where, Q is quantity. What is the price below which the firm will be forced to shut down its operations?
- 3) The total sales revenue function of a firm is $R = 1000Q - 2Q^2$, and its total cost function is $C = Q^3 - 59Q^2 + 1315Q + 2000$. Determine the profit maximizing output of the firm.
- 4) A revenue maximising monopolist requires a profit of at least Rs 1500. His demand and cost functions are $P = 304 - 2Q$ and $C = 500 + 4Q + 8Q^2$ respectively. Determine his revenue-maximising level of output and price.
- 5) The cost and profit functions of a firm are $TC = 200 + 10Q$ Profit = $-10Q^2 + 20QQ - 200$ If the firm aims at maximizing total revenue, the output should be _____ .
- 6) Optimize the function $z = 4x^2 + 3xy + 6y^2$, subject to the constraint $x + y = 56$.
- 7) J Ltd. is operating in a perfectly competitive market. The price elasticity of demand and supply of the product estimated to be 3 and 2 respectively. The equilibrium price of the product is Rs. 100. If the government imposes a specific tax of Rs.10 per unit, what will be the new equilibrium price?
- 8) If the cost function of a firm is given as calculate
 - ▲ Output at which marginal cost is minimum
 - ▲ Output at which average cost is minimum
 - ▲ Output at which marginal cost = average cost

⊙ Unsolved Case:**Apple's Pricing Strategy²⁹****Introduction**

Apple Inc., formerly Apple Computer Inc., established in Cupertino, California on April 1, 1976, has revolutionized personal computers and the electronics market. For a variety of reasons, Apple has engendered a unique reputation in the consumer electronics industry. This includes a customer base, particularly in the United States, that is unusually devoted to the company and its brand name.

According to surveys from J. D. Power³⁰, Apple has the highest brand name and repurchases loyalty of any computer manufacturer. While this brand loyalty is considered unusual for any product, it doesn't seem as though Apple has gone out of its way to create it. In 2006, more than 200,000 companies have signed on to create Apple-compatible products, a 26% increase from the previous year including software makers (Info Tech, 2007). A cottage industry of iPod accessories continues to blossom into something far more substantial. Apple's online iTunes Music Store has become the world's third-largest music retailer after

Wal-Mart Stores Inc. and Best Buy Co.

²⁹ This is adaptation of a case written by Dorota Sliwinska Jani Ranasinghe Inga Kardava and the case is available at <http://aeunike.lecture.ub.ac.id/files/2012/04/Case-Kel.13.pdf>. The case was written in 2007-2008 and therefore the data and the innovations and product range presented for the company refers to that time frame.

³⁰ <http://www.jdpower.com/corporate>.

Apple seems poised to extend its reach even further by launching its new Apple iPhone. But phone-makers such as Nokia and Motorola are quite nervous to see if Apple can remake the U.S. cellular business by determining what services consumers get and leaving the carriers out of the loop.

The case is an analysis of Apple's pricing strategies in the United States and Europe which include a combination of *skimming* and *versioning*, also called *price discrimination*.

🕒 Apple's New Invention³¹

a) The iPhone

The Apple iPhone is an elegantly designed information communicator forged from steel and silicon that runs pioneering software under Apple's OS X in a Unix Kernel. The iPhone combines smart phone capabilities with a simple to use graphical interface projected on a large 'multi-touch' display. Apple has managed to create a Macintosh computer with mobile phone capabilities, bundled within an Internet enabled PDA and an iPod body. The iPhone's functionality is accessed through its 3.5-inch touch screen display and one "home" button. Using only finger commands, a user can navigate seamlessly through iPhone's features, conjuring up a keyboard when needed.

- Some features of the phone includes:
- Smart iPhone: provides touch technology allowing users to make calls by simply pointing to a name or number in an address book or by dialing through a touch pad keyboard.
- Wireless Internet Communication Device: serves as a Wi-Fi enabled Internet device that utilizes Apple's Safari browser to access: Internet email, web sites, online maps, and search engines.
- iPod: offers a 3.5-inch widescreen iPod with touch screen controls.
- PDA, Computer and Camera: includes PDA features (appoint calendars, contact lists, photos, emails and documents, literally with a touch of a 'virtual' button) ; enables users to take pictures at 2 MB resolution that can be stored in 4 GB or 8 GB flash memory cards or forward to others.

b) Price

Price	
Model	Price
4 gb Model	\$499
8 gb Model	\$499

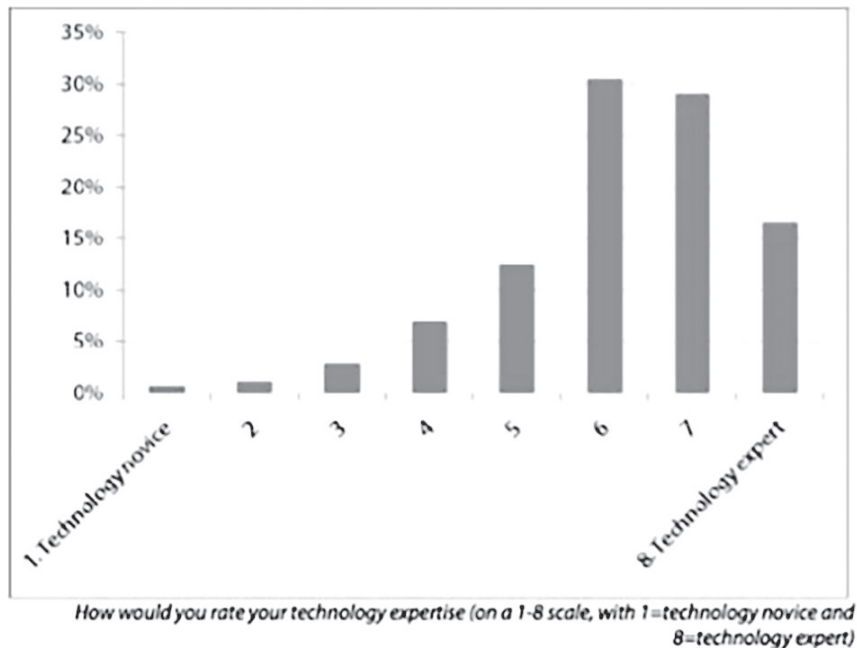
Introduced in June 2007 at a top price of \$599 in the United States, the iPhone was one of the most anticipated electronic devices of the decade. Despite its high price, consumers across the country stood in long lines to buy the iPhone on the first day of sales. Just two months later, Apple discontinued the less-expensive \$499 model and cut the price of the premium version from \$599 to \$399.

c) Target Group

A study conducted by Rubicon (2008) on iPhone users indicates that 50% of the surveyed users are age 30 or younger. Most of the users described themselves as technologically sophisticated. In general, iPhone users were over represented in the occupations that are usually early adopters of technology: professional and scientific users, arts and entertainment, and the information industry.

³¹ Since the case was written some time back the products mentioned are not compatible with the product line of the company as is showcased in its website in 2022.

Most iPhone users are technically sophisticated



(Source: Rubicon consulting 2008)

Moreover, the iPhone user base consists mainly of young early adopters: about 75% of whom are previous Apple customers. Now, the challenge for Apple is to get their product beyond the youthful technophiles and into the hands of mainstream users in order to maintain sustained growth. While the early adopters are a great group for launching a product, without mainstream use, the early success would not be lasting. This is why Apple has decided to use different pricing strategies such as the skimming and versioning.

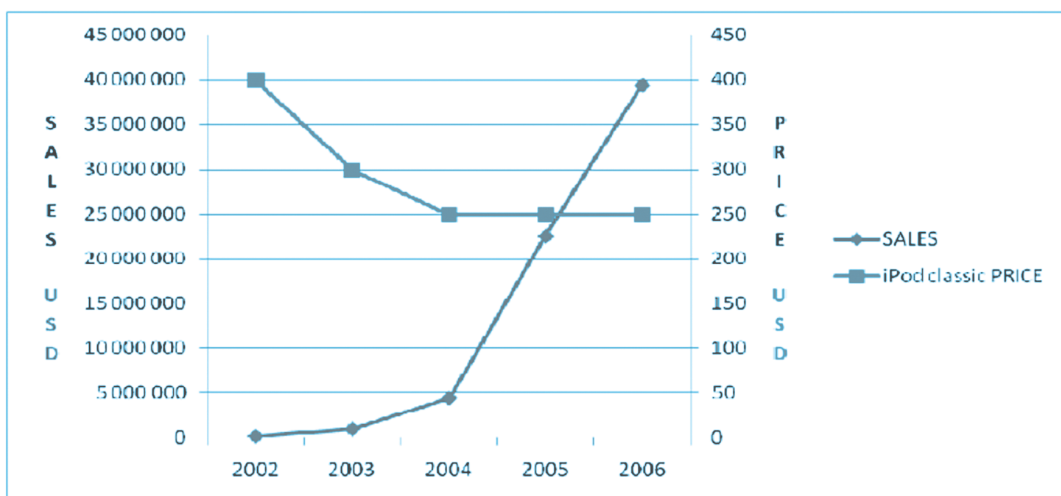
d) Skimming

Skimming is referred to as selling a product at a high price; basically companies sacrificing sales to gain high profits. This is employed by companies in order to reimburse their cost of investment put into the original research of the product. This strategy is often used to target early users of a product/service because they are relatively less price sensitive than others. Early users are targeted either because their need for the product is more than others or they understand the value of the product better than others. In any case, this strategy is employed only for a limited period of time as a way to recover most of the investment of a product.

According to Köehler (1996), the skimming price strategy is a high price strategy which provides a healthy margin but risks a depressed sales volume. Since high prices also attract piracy, protection costs against piracy basically eat up margins. In the case of Apple, the buyers are not attracted by pirated versions of products because of the image of the brand linked to the snobbism of the “members of the Apple family”.

In the graph below, we compared iPod sales with the price of iPod classic from 2002 to 2006. According to the data, the iPod classic model seemed to have either reduced its price or maintained the same price from one year to the next. In 2002, iPod classic price was the highest; as a result, it was also shown as the year with the lowest sales. For example, the Apple iPod classic costs over the years include: 399\$ (2002), 299\$

(2003), 299\$ (2004) and 249\$ (2005).



Foremost, while issuing new generation model of a classic iPod, the company was still selling the previous version at the reduced price. The skimming pricing strategy is presented at two levels. First, the price of the same model is diminishing with time, especially when Apple is issuing the newest version of the iPod. Second, the price of every next generation model launched on the market is less expensive than its predecessor, which is illustrated by the above graph.

Here, we took the prices of the iPod classic but the same results can be seen with the iPod mini (the launching price in 2004 was 249\$ while the newest version launched in 2005 cost 199\$) and the iPod nano.

To gain market share, a seller cannot solemnly rely on skimming strategies but must also use other pricing tactics such as pricing discrimination, which has been the case of Apple.

e) Pricing discrimination

Pricing discrimination is a pricing strategy that charges customers difference prices for the same product or service. In pure price discrimination, the seller will charge each customer the maximum price that he or she is willing to pay. Most often the seller places customers in groups based on certain attributes and charges each groups a different price.

Apparently, price discrimination is only feasible under certain conditions:

- (i) companies have short run market power;
- (ii) consumers can be segmented either directly or indirectly,
- (iii) arbitrage across differently priced goods is infeasible (Stole, 2003).

Given the fact that these conditions are fulfilled, companies typically have an incentive to practice pricediscrimination. However, the form of the price discrimination may also depend on the nature of the market power.

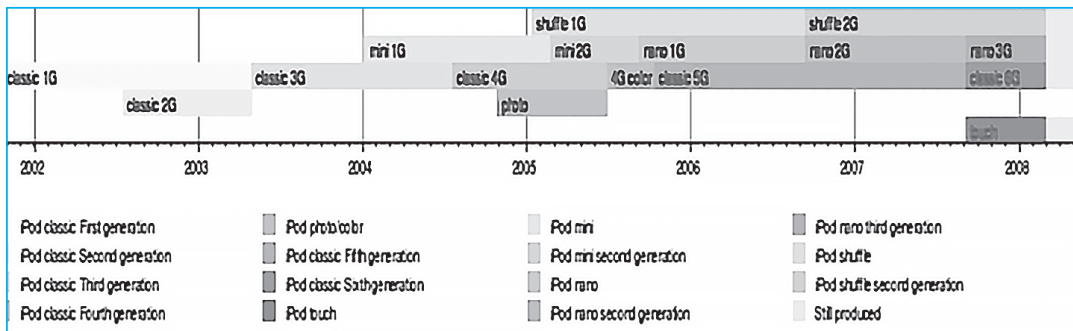
Jagmohagn Raju (2007) highlights that Apple's price cut is an example of a strategy known as "temporal price discrimination" where it charges people different prices depending on their desire or ability to pay. Companies such as Apple may practice this strategy for two reasons. First, they gain wide profit margins from those willing to pay a premium price. Second, they benefit from high volume by building a wider customer base

for the product later. It's important to note that price discrimination can also be structured across geographies, seasons and by adding or eliminating features.

As for the “temporal price discrimination,” Apple reduced \$200 from the original price of the iPhone just two months after its release. After a flood of complaints by its customers, Apple attempt to rectify complaints by offering \$100 store credit to early iPhone customers. In addition to temporal price discrimination, Apple practices price discrimination via versioning where it proposes many versions of products according to the needs and prices of their customers’. The “wealthy” clients can buy a latest version of iPod classic, iPod nano or iPod touch while those who are less “wealthy” can always pay the price of a previous generation iPod (classic or nano) or an iPod Shuffle (49\$).

The current iPod line consists of (from left to right): the iPod shuffle, iPod nano, iPod classic and iPod touch.

This large offer is constantly renewed which allows the company to practice the skimming and reassure the snobbish members of the Apple family.



Apple's Strategy: United States and Europe

Apple's high-tech inventions may be in direct conflict with the high end products made by Nokia, Motorola, Sony Ericsson and Samsung. However, these companies will not give up that category without fighting for the end. They are used to cramming their phones with more technology than their competitors as in the case with Nokia's N series, Sony's P series, and Motorola's range of smart phones. They have high resolution cameras and video recorders, MP3 players, software and dozens of games also; not to mention the fact that they already have large market shares. For instance, the number of Symbian-based phones increased 44% to 34.6 million in the first six months of 2007 from 24 million in 1H 2006, with a quarter of those sales coming from Japan. The success of Nokia N95 and E-Series phones has also helped Symbian boost its revenues to about \$172 million (Malik, 2007).

The North-American market is very different from the rest of the world, with strong segments for Microsoft, Palm (Access), and RIM. In Europe (EMEA) the market is dominated by Symbian (Nokia), with a small Microsoft pocket and an even smaller RIM market share. It's also interesting to see the large Linux share in Japan and China (PRC).

In Europe, Britain's O2 and Germany's T-Mobile have signed exclusive deals with Apple to offer the iPhone to their domestic customers. In Britain, subscribers will have to pay between \$74 and \$115 per month for an 18-month contract, while in Germany, customers must fork over \$72 to \$130 per month for a two-year contract (Scott, 2007). It appears that Apple is going against the grain of the European mobile business by charging £269 (\$538) for the phone in Britain, and locking customers into 18-month contracts at monthly rates of £35 to £55 (\$70 to \$110). Typically, carriers discount even high-end cell phones in Europe. Such figures are in addition to the cost of the iPhone handset—which is itself a radical departure for the European market, where most phones are heavily subsidized by operators. British and German customers had to pay \$565 and \$439, respectively, for the iPhone, compared with \$399 for U.S. consumers.

In France, Apple has chosen Orange as an exclusive carrier for its iPhone, which is sold in Orange's online and direct retail stores. The iPhone is available in an 8GB model for €399 (\$592.78) and customers need to sign up for one of the special "Orange for iPhone" plans, which range in prices from €49 to €119 per month depending on the usage. Customers can also buy the iPhone for €549 if they wish to use one of Orange's other rate plans. If not, they have the option to buy an iPhone for €649 (\$964.20) without a plan.

The European market is pretty much dominated by "pay-as-you-go customers" who have no contractual obligations to phone carriers and they make up 60% of the phone users (O'Brian, 2007). As a result, the iPhone may be insufficient to induce people to sign up for one or two year service contracts.

Currently, the iPhone is available (March, 2008) at 99€ in Germany and in United Kingdom whereas it cost more than 400€ in November 2007. On the one hand, the price cut can be explained by the arrival of a new iPhone in June 2008 compatible with 3G networks. On the other hand, it may be due to the disappointing sales in Europe: 100 000 iPhones sold in France, 70 000 in Germany and 200 000 in the UK while Apple's objective was to sell 10 000 000 globally by the end of 2008.

Read the case carefully and answer the following questions

- a) Briefly discuss the business model of Apple Inc. as is evident from the case
- b) Briefly discuss the pricing strategy of Apple Inc. and refer the contrasting pricing strategy that could have been followed by the company
- c) Illustrate the 'bundling' strategy followed by Apple Inc.
- d) Do you think that the Company has followed the same pricing strategy in other countries? Highlight on the pricing strategy followed by the company in the global market.

References:

- 597-2016_efficiency_in_economics-conceptual_issues.pdf. (n.d.). Retrieved 23 January 2022, from https://scholar.princeton.edu/sites/default/files/reinhardt/files/597-2016_efficiency_in_economics-conceptual_issues.pdf
- Almeida, A. (2021, December 5). 10 Indian Companies with Monopoly in Their Industry! *Trade Brains*. <https://tradebrains.in/indian-companies-monopoly/>
- Ballard, P. J. (n.d.). *Measuring Performance Excellence: Key Performance Indicators for Institutions Accepted into the Academic Quality Improvement Program (AQIP)*. 190.
- Bordered Hessian*—[PDF Document]. (n.d.). Vdocuments.Net. Retrieved 12 February 2022, from <https://vdocuments.net/bordered-hessian.html>
- Factors Affecting Pricing Decisions: 2 Major Factors. (2019, September 10). *PreserveArticles.Com: Preserving Your Articles for Eternity*. <https://www.preservearticles.com/marketing-management/factors-affecting-pricing-decisions/31021>
- Financial Performance: Understanding The Concepts And Its Areas*. (2012, January 25). Simplilearn.Com. <https://www.simplilearn.com/financial-performance-rar21-article>
- Internal and External Factors Affect Pricing Decision. (2020, June 22). *Marketing Tutor*. <https://www.marketingtutor.net/internal-and-external-factors-affect-pricing-decision/>
- Key Performance Indicators | Wiley Online Books*. (n.d.). Retrieved 26 January 2022, from <https://onlinelibrary.wiley.com/doi/book/10.1002/9781119019855>
- Key Performance Indicators (KPI): Developing, Implementing, and Using Winning KPIs - PDF Drive*. (n.d.). Retrieved 23 January 2022, from <http://www.pdfdrive.com/key-performance-indicators-kpi-developing-implementing-and-using-winning-kpis-d54573527.html>
- Paretoef.pdf*. (n.d.). Retrieved 23 January 2022, from <https://www.economics.li/downloads/paretoef.pdf>
- Parmenter, D. (2015). *Key Performance Indicators: Developing, Implementing, and Using Winning KPIs*. John Wiley & Sons.
- Santos, J. B., & Brito, L. A. L. (2012). Toward a subjective measurement model for firm performance. *BAR - Brazilian Administration Review*, 9(spe), 95–117. <https://doi.org/10.1590/S1807-76922012000500007>
- Selvam, M., Gayathri, J., Vasanth, V., Lingaraja, K., & Marxiaoli, S. (2016). Determinants of Firm Performance: A Subjective Model. *International Journal of Social Science Studies*, 4(7), 90–100.
- Shastri, A. (2021, March 17). *Marketing Strategy of Reliance Jio—A 2022 Case Study | IIIDE*. <https://iide.co/case-studies/reliance-jio-marketing-strategy/>
- Simon, H. A. (1955). A Behavioral Model of Rational Choice. *The Quarterly Journal of Economics*, 69(1), 99–118. <https://doi.org/10.2307/1884852>
- Wolfe, J., & Sauer, A. C. A. (2003). The Tobin q as a Company Performance Indicator. *Developments in Business Simulation and Experiential Learning: Proceedings of the Annual ABSEL Conference*, 30. <https://absel-ojs-ttu.tdl.org/absel/index.php/absel/article/view/715>

Enterprise Risk Management

4

This module includes:

- 4.1 Risk Management**
- 4.2 Corporate Risk Management**
- 4.3 Corporate Failure**

Enterprise Risk Management

SLOB Mapped against the Module:

To develop in depth understanding about the risk framework and the enterprise risk management framework (CMLO 2a and CMLO 3a).

Module Learning Objectives:

After studying the chapter, the students will be able to –

- ▲ Gather fundamental knowledge about ‘risk’ and the various risk management techniques.
- ▲ Appreciate the internationally applicable frameworks of corporate risk management.
- ▲ Conceptualize the basic risk management techniques applicable in the Insurance sector.
- ▲ Comprehend the process of corporate risk management in practice.
- ▲ Recapitulate the capital adequacy norms in banking industry
- ▲ Intellectualize the models of corporate distress prediction models and their analysis.

‘Risk’ has significant insinuations in the world of finance. Conceptualizing of the term is the first and foremost task for every business manager before any attempt is made to measure and manage it. This module ensues with an introduction to the connotation of risk and subsequently presents a discourse on the recent developments in the arena of risk management. Though the term *risk* in finance parlance has various connotation the following two definitions are important comprehensions.

- ⦿ ‘Risk is a condition in which there exists a quantifiable dispersion in the possible outcomes from any activity. It can be classified in a number of ways.’ - CIMA Official Terminology, 2005.
- ⦿ ‘Uncertain future events which could influence the achievement of the organization’s strategic, operational and financial objectives.’ - International Federation of Accountants, 1999.

It is a well known perspective that ‘what cannot be measured, cannot be managed’¹. Thus it is modest to state that risk is to be measured before it is managed. But before issues of risk management is discoursed, conceptualization of risk along with the important connotations needs to be discussed. This is taken up for discussion in the next section.

4.1.1 Introduction and Objectives

⊙ Financial Risk – an introduction

The most famous definition of ‘risk’ is found in the works of Frank Knight (1921). Connotation of risk and uncertainty is theorized in his famous book, *Risk, Uncertainty and Profit*. The author posits that while risk entails a situation in which the probability distribution of the outcome is known (either *priori* or through statistical inferences), in uncertainty the probability of occurrence is not known. The following Caselet would supplement the understanding.

Solved Case 1²

Tinkuji is a small vendor who is undecided on what to sell in the fairground as a fair is to be organized in ten days. He has the option of selling tea or ice creams on a day one (1st of June, 2022) of the fair. He has made a projection that selling tea would fetch him a profit of ₹300 if it rains on 1st June 2022, but if it is sunny and humid on the day, he would not have much customers and then he would make a profit of ₹30. If he sells ice cream his profit is much higher (₹150) if 1st June 2022 is hot and humid. But if he decides to sell ice cream and it rains on that day then his profit would be ₹10. How would make the decision of what to sell, tea or ice cream on 1st June 2022.

Solution:

Tinkuji has to decide on selling tea or ice – cream on 1st June 2022. These are termed as *acts*. On 1st June 2022 when these acts are to take place it can either be sunny and humid or rainy. These are called *states of nature*. Tinkuji’s decision (to sell tea or ice – cream) is reliant on the information he can garner on the *states of nature*. The information on *chance* of the day being ‘sunny and humid’ or being ‘rainy’ can be got from data of the last years. Tinkuji can visit the met office and check the data of the last 200 years³. This would mean 200 data points about whether the 1st June 2022 would be ‘sunny and humid’ or ‘rainy’. After collection of the data, Tinkuji finds that out of 200 days (past data) it rained for 30 days. From this he can infer that the probability of rain on 1st June 2022 as $0.15 \left(\frac{30}{200} \right)$ and the probability of the day being ‘sunny and humid’ is 0.85 (1 – 0.15). Once Tinkuji has got this information about the state of nature he can frame the expected pay off matrix (figure 4.1) and take his decision based on expected value criterion.

¹Management guru Peter Drucker opined, “If you can’t measure it, you can’t manage it.” (source: <https://blogs.worldbank.org/education/you-can-t-manage-what-you-don-t-measure>, accessed on 24/02/2022)

²This is a simple ‘Expected Value’ calculation problem which the students are versed with from their earlier studies.

³Any number of years is possible. And it is to be noted that greater the data, higher is the accuracy of statistical inference. But collection of more data involves more cost. Thus it is to be noted that there is a cost of information. And there is a trade-off between more data and more cost of gathering data.

		States of Nature	
		Hot and Humid	Rainy
Probability of Occurrence		0.85	0.15
acts	Sell Tea	30	300
	Sell Ice-Cream	150	10

Figure 4.1 The 2×2 Matrix (for expected value⁴ calculation)

The expected value (on the basis of which the decision is to be taken) is given as

$$EV = \sum P(X_i) \times (X_i)$$

Where $P(X_i)$ = Probability of occurrence of event i and is the payoff related to the event i in the given case, the EV (tea) = $30 \times 0.85 + 300 \times 0.15 = 70.5$ and

$$EV (\text{ice-cream}) = 150 \times 0.85 + 10 \times 0.15 = 129.$$

Since this is pay off, Tinkuji would choose that *act* which gives the highest pay off. Thus the decision takes his decision about which *act* to consider based on the highest expected value in case of pay off. This is only possible if the decision maker has access to information about the probability of occurrence of the various states of nature. Such a situation is referred as a *risky* situation. Information about the probability of occurrence of the state of nature is got either through statistical inference as Tinkuji did or are *priori* (defined from previous like in a throw of dice).

In all practicality, business situations are not this simple and decision maker do not have access to probability distribution regarding various *acts* or decision points. This is referred as decision making under *uncertainty*.

In decision making under *uncertainty*, the probability distribution associated with the various states of nature is either unknown or cannot be determined. This lack of information has led to the development of special decision criteria⁵:

- Laplace
- Minimax
- Savage
- Hurwicz

The above mentioned categorization⁶ of *risk* and *uncertainty* is often not considered in the business world. In the world of finance, risk is simply referred as the probability that the company's net cash flows fall short of the future financial obligations of the entity. This is more in tandem with the connotation of risk forwarded by Markowitz in 1952⁷. In this famous research paper on portfolio selection the author posits a maxim for investment behaviour which he refers as expected returns – variance of returns. The hypothesis is that the investor considers expected return as a desirable thing *and* variance of return as an undesirable thing. Subsequently the author represents the variance of return as the standard deviation of return (σ) from a security and is referred as risk.

⦿ Classification of financial risk

In the business world, *risk* connotes the extent to which any selected action or inaction leads to some undesirable

⁴Expected Value of an Opportunity (EV) is a term used to describe the expected value of a business opportunity.

⁵These are not taken up for discussion as this would lead to digression of the focus of this study note.

⁶This categorization was initiated by Frank Knight (1921) and has been imbedded in financial literature subsequently.

⁷Markowitz, H. (1952). Portfolio Selection*. The Journal of Finance, 7(1), 77–91. <https://doi.org/10.1111/j.1540-6261.1952.tb01525>. (accessed on 24/02/2022)

outcome⁸. In finance parlance *risk* is categorized from various perspectives. In the following lines brief categorization of financial risk is taken up for discussion.

From a boarder perspective financial risk is classified as;

- ⊙ Systematic risk
- ⊙ Unsystematic risk

Systematic risk occurs due to macroeconomic factors. It is also called market risk or non-diversifiable or volatility risk as it is beyond the control of a specific company or individual, and hence, can't be diversified. All investments and securities suffer from such type of risk. One can't eliminate such a risk by holding more number of securities. It is categorized as;

- ✦ **Interest rate risk** – the market interest rate varies and can negatively impact the entity. Entities hold financial assets in the nature of fixed interest bearing securities. This mainly impacts the fixed income securities as bond prices are inversely related to the interest rate.
- ✦ **Market risk** – Variations in price sparked off due to real social, political and economic events are referred to as market risk. It is basically the tendency of security prices to move collectively. For instance, in the falling market, the stock price of even the best performing company's drop. Conventionally, market risk accounts for about two-thirds of total systematic risk.
- ✦ **Purchasing power risk** – Uncertainties of purchasing power is referred to as risk due to inflation. If investment is considered as consumption sacrificed, then a person, purchasing securities, foregoes the opportunity to buy some goods or services for so long as he continues to hold the securities. In case, the prices of goods and services, increases during this period, the investor actually loses purchasing power. The investors expected return will change due to change in real value of returns.
- ✦ **Foreign exchange risk** – This risk stems from the uncertainty in the changes in the value of the currencies. So, it affects only the companies doing foreign exchange transactions, like export and import companies.
- ✦ **Political risk** – Such type of risk occurs primarily due to political instability in a country or a region. For instance, if a country is at war, then the companies operating there would be considered risky.

Unsystematic risk, on the other, is that portion of total risk which results from known and controllable factors. It refers to that portion of the financial risk of an entity which is caused due to factors unique or related to an entity or the industry. It is categorized as;

- ✦ **Liquidity risk** - It is that portion of an asset's total variability of return which results from price discounts given or sales commissions paid in order to sell the asset without delay. It is a situation wherein it may not be possible to sell the asset. Assets are disposed of at great inconvenience and cost in terms of money and time. Any asset that can be bought or sold quickly is said to be liquid. Failure to realize with minimum discount to its value of an asset is called liquidity risk.
- ✦ **Credit risk** – this is also known as default risk. This arises due to the default in meeting the financial obligations as and when due for payment. The non-payment of interest and principal amounts in time will increase the risk of insolvency and bankruptcy costs.
- ✦ **Operational risk** - Operational risk arises primarily due to deviation from planned normal functioning of system, procedures, technology, human failure, omission or commission of errors. It also arises due to inherent fault in the systems, procedures and technologies that affect the revenue of the organization adversely. As the activities of the organization change due to globalization and integration, new factors are continuously influencing and increasing the operational risk.

⁸ In finance parlance, a favourable variation of return (in excess of expected return) is also considered within the domain of risk.

In figure 4.2 the categorization mentioned above is presented pictorially which will facilitate the reader to comprehend.

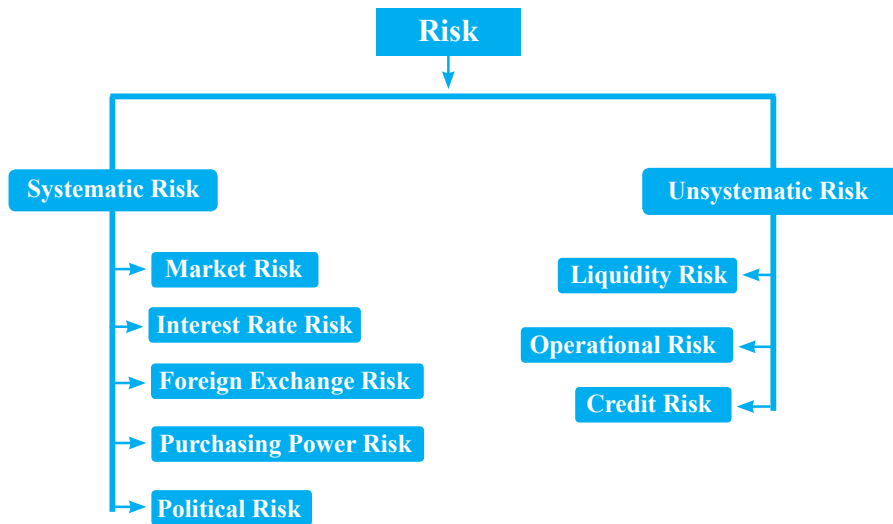


Fig 4.2 Various types of risk

⦿ The Risk Management Process

From above discussion it is clear that whatever be the connotation of risk, it needs to be identified and managed as its presence makes the decision making process indeterminate. Future is uncertain. This influences the outcome of the decision making process and often dampens the strategic goal of the organisation. Today, the business landscape has radically changed and managers work in VUCA⁹ environment. The framework and process of risk management must be continuously strengthened to be fit for purpose in the constantly – changing face of VUCA. Risk management which is an integral part of the overall management of the organisation has gained considerable importance in the new business environment.

Before proceeding further, it is important to clarify certain terms frequently used in finance literature on risk management.

- ✦ *Likelihood*¹⁰ is the possibility that an event may occur. Likelihood can be described using qualitative terms such as high, medium, and low. Alternately, likelihood can be described using quantitative measures such as a percentage and frequency.
- ✦ *Impact*¹¹ represents the effect that a given event will have on an entity. Impact can be described both qualitatively and quantitatively. Entities often describe events based on severity, consequences, or dollar amounts.
- ✦ *Risk exposure* in any business or an investment is the measurement of potential future loss due to a specific event or business activity and is calculated as the probability of the even multiplied by the expected loss due to the risk impact.

Risk management, as such, is defined as;

⁹VUCA is an acronym that stands for volatility, uncertainty, complexity and ambiguity, a combination of qualities that, taken together, characterize the nature of some difficult conditions and situations.

¹⁰This is also referred as the likelihood of occurrence of event.

¹¹This is also referred as the magnitude of impact.

‘A process of understanding and managing the risks that the entity is inevitably subject to in attempting to achieve its corporate objectives. For management purposes, risks are usually divided into categories such as operational, financial, legal compliance, information and personnel. One example of an integrated solution to risk management is enterprise risk management.’

– CIMA Official Terminology, 2005.

In this module of study note the categorization of risk as mentioned in the definition has already been discussed. In the subsequent lines, ‘understanding and managing of risk’ and enterprise risk management (ERM) as an example of an integrated solution are taken up for discussion.

Risk management is the process of identifying, evaluating, and prioritizing risks followed by integrated and economical application of resources to reduce, observe, and control the probability or impact of unfortunate events or to maximize the realization of opportunities. The process of risk management embrace five specific steps;

- a) **Identification of Risk** – risk should be identified before it is managed. For the purpose, the risk of the enterprise needs to be categorised in silos as discussed in the previous section.
- b) **Analyse the Risk** – after identification of the risk the task of the risk manager is to look into the nature, magnitude and consequence of the risk. During this step, the risk management team will examine the probability of occurrence and consequence of each risk in order to identify the focus area. Factors such as possible financial loss, time lost, and severity of impact play a part in precisely analyzing each risk. By placing each risk under the microscope, the risk manager exposes any common issues across a project and further improve the risk management process for future projects
- c) **Prioritize the risk** – an organisation is exposed to various forms of risk. On the basis of the analysis undertaken in step 2 the risk manager has to prioritize which risk to focus when. This step gives the risk manager a comprehensive view of the task at hand and pinpoints where the team’s focus should lie. This helps identification of useful solutions for each risk.
- d) **Mitigate the risk** – after prioritisation of the risk, which assist risk manager to focus which risk to target upon, he attempts mitigating the particular risk. Starting with the highest priority risk first, the risk management team under the guidance of the risk manager delves in eliminating the risk or at least reducing the risk so that the negative impact is minimised and the strategic goal can be accomplished.
- e) **Monitor the risk** – risk management is a continuous process and it is very important that risk along with the measures adopted in step four is monitored. For this transparent communication among the risk manager and the stakeholders is crucial.

Chartered Institute of Management Accountants (CIMA) theorized a generic framework¹² for risk management. According to the framework, the managing risk is a process which comprise of five distinct aspects;

- a) Risk assessment – this is the initial step which analyses and evaluates the risk. This step comprises of three aspects;
 - (i) Identification and categorization of the risk
 - (ii) Description of the risk identified in the earlier stage. Risk identified need to be displayed in a structured format.
 - (iii) Risk estimation is the important third step which defines the qualitative and the quantitative aspects. The magnitude of the risk and the likelihood of occurrence are classified for impact assessment. For the purpose various tools related to decision making are employed. Scenario planning; simulations,

¹²Introduction to managing risk (Topic gateway 28) https://www.cimaglobal.com/Documents/ImportedDocuments/cid_tg_intro_to_managing_risk.apr07.pdf (accessed on 25/02/2022)

including Monte Carlo spreadsheet simulation; decision trees; real option modelling; sensitivity analysis; risk mapping; statistical inference; SWOT or PEST analysis; root cause analysis; cost benefit/risk benefit analysis; and human reliability analysis are some of the tools employed for the purpose.

- (iv) After risk assessment organisation needs to maintain a risk register in which a comprehensive serial wise record is maintained regarding each risk that the organisation is exposed along with the likelihood of occurrence and magnitude of effect.
- b) Risk management policy – the organisation has to clearly define its risk appetite which is the organizations’ attitude towards risk. This is briefed in the organizations’ risk management policy.
- c) Risk response –this is the most important stage in which organizations’ deal with the prioritized risk. This is the process of selecting and implementing measures to manage the risk. Risk managers has to design the treatment of risk with specific reference to the risk appetite of the organisation. This will create a portfolio of appropriate responses. Mitigating risks is referred as responses to risk which are categorized as:
 - (i) **Risk avoidance:** this is similar to risk avoidance and in this case action is taken to cease the activities due to which risk arises.
 - (ii) **Risk reduction:** action is taken to mitigate the risk of likelihood of occurrence or impact of the risk, generally by implementing internal control mechanism.
 - (iii) **Risk sharing or transfer:** in this case the risk manager adheres to risk transfer mechanisms like insurance, outsourcing or hedging where a portion of the risk is shared with third parties.
 - (iv) **Risk acceptance:** in this case the risk manager takes no action as the likelihood of occurrence or impact of the risk is within the risk tolerance limit of the organisation.
- d) Risk Reporting – reporting of risk is a part of the framework. This has to be undertaken by the risk manager on two levels;
 - (i) **Reporting to external authorities** – Companies often publish a risk report along with the annual reports. Though it is not yet mandatory to report risk framework along with approaches in risk management in annual reports it is often included as a best practice. In the Indian scenario, section 134(3) (n) of the Companies Act, 2013 requires the board of directors of a company to furnish a statement indicating the development and implementation of a risk management policy for the Company. This is required to be furnished as a part of the Board of director’s report.
 - (ii) **Reporting to internal stakeholders** - The reporting of risks and risk management information is essential for internal decision makers which ultimately ensures accomplishment of strategic goal. In the Indian scenario, for adhering to the provisions of Section 177(4)(vii) of the Companies Act, 2013 the companies are needed to frame and adopt a “Risk Management Policy”.
- e) Residual risk reporting –this involves comparing gross risk (before risk responses are made operative) and net risk (after risk responses are made operative). This enables the risk manager assess the effectivity of the risk response adopted. If there is insufficiency in the risk response adopted, the risk manager explores feasible alternative options.

Objectives of Risk Management

- ▲ to prepare the firm for potential losses in the most economical way.
- ▲ to reduce of anxiety and fear of unadjusted exposures.
- ▲ to meet any legal obligation.
- ▲ to ensure that after a loss occur, the firm can resume at least partial operations within some reasonable time period. The ability to operate after a loss is extremely important. A public utility firm must continue to provide service.

- ▲ to ensure that EPS can be maintained if the firm continues to operate. However, a firm may incur substantial additional expenses to achieve this goal.

○ **Traditional risk management and ERM**

Traditionally, risk management is an integral part of the management process adopted by successful business leaders. The traditional approach to risk management is often referred to as *silos* or *stove-pipe* risk management whereby each silo leader is responsible for managing risks within his domain. Each of the functional leaders has the responsibility of managing risk in their particular domain. For example, marketing manager is responsible for sales and customer relationships and manages risk related to that domain. Finance manager is responsible for finance functions and manages risk related to finance domain. This may overlap with the treasurer’s responsibility for managing risks related to financing and cash flow. Chief Operating Officer is responsible for managing production and distribution. A snapshot of traditional *silos* or *stove-pipe* risk management is presented in figure 4.3, where each silo along with risk management relevant to the domain is considered as the responsibility of the silo manager.

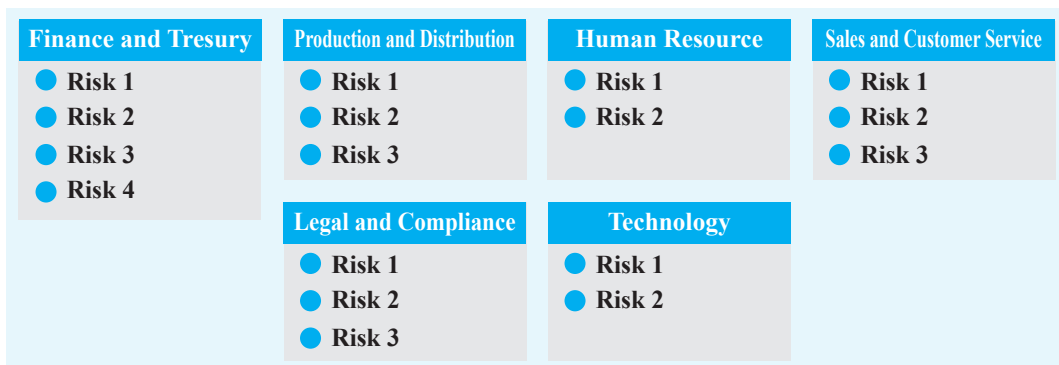


Figure 4.3 traditional silo or stove-pipe risk management

There are several **limitations** of the traditional approach to risk management. Some of the limitations are listed below;

- a) Risks cannot be mapped exclusively to the organisational chart. Thus there may be risks that lies ‘*between the silos*’, that the functional leaders are unable to identify. Such risks are unattended by any of the functional (silo) leaders causing that risk to go unnoticed until it triggers a catastrophic risk event.
- b) There are some risk events that affect multiple silos. Thus even though the functional (silo) leader identifies the risk, he is unable to comprehend the significance or the magnitude of the risk. A risk that seems relatively innocuous for one business unit, might actually have a significant cumulative effect on the organization if it were to occur and impact several business functions simultaneously.
- c) An individual functional (silo) leader may not understand how an individual response to a particular risk might impact other aspects of a business. A risk response by silo leader might trigger another risk event which affects the domain of another silo leader.
- d) Often individual silo leaders view risk management from internal perspective with minimal focus on risks that might emerge externally from outside the business. For example, an entity may not be observing a competitor’s move that potentially disrupts how products are used by end users.
- e) Business leaders sometimes struggle to connect their efforts in risk management to strategic planning.

Lately these shortcomings have been recognized and companies have begun to embrace the concept of enterprise risk management (ERM) as a way to strengthen their organization’s risk oversight. With the advent of time ERM

has evolved as a strategic tool which holistically and proactively manages risk.

ERM is based in a holistic view of the most significant risks of the organisation at large. It is a strategic tool which enables organisations to achieve its strategic goal. An effective ERM process should be an important strategic tool for leaders of the business. Insights about risks emerging from the ERM process should be an important input to the organization's strategic plan.

⦿ Elements of ERM

To be effective, ERM has to be an ongoing process as risks are constantly emerging. The ERM process includes *five* specific elements –

- ▲ **Strategy/objective setting** –Comprehending the strategies and associated risks of the business.
- ▲ **Risk identification** – Create a profile of major risks that can negatively impact the company's overall financials.
- ▲ **Risk assessment** –Identified risks are analyzed on the basis of their likelihood of occurrence and magnitude of impact.
- ▲ **Risk response** - The various risk response strategies are considered and the appropriate actionable response which aligns identified risks with management's risk tolerances are selected.
- ▲ **Communication and monitoring** - Relevant information and data need to be constantly monitored and communicated across all departmental levels.

Once management ensues with ERM, they are on a constant journey to regularly identify, assess, respond to, and monitor risks related to the organization's core business model. Value creation is an integral aspect of ERM. An effective starting point of an ERM process begins with gaining an understanding of what currently drives value for the business and what's in the strategic plan that represents new value drivers for the business.

4.1.2 COSO Framework

The Committee of Sponsoring Organisation's (COSO) ERM –Integrated Framework is one of the most important approaches to managing risk which is also advocated by CIMA¹³. The COSO ERM –Integrated Framework along with the other propagated ERM frameworks describes an approach for identifying, analyzing, responding to, and monitoring risks and opportunities, within the internal and external environment which the entity faces. Management selects a risk response strategy for specific risks identified and analyzed, which includes:

- ⦿ Avoidance of risk: evading activities which are risky
- ⦿ Reduction: taking action to reduce the likelihood of occurrence or magnitude of impact
- ⦿ Transfer: transferring or sharing a portion of the risk.
- ⦿ Accept: no action is taken as the risk manager notes that the cost of managing risk is greater than the benefit derived from the risk management decision.

Monitoring is typically performed by management as part of its internal control activities, such as review of analytical reports or management committee meetings with relevant experts, to understand how the risk response strategy is working and whether the objectives are being achieved.

COSO published the ERM - Integrated Framework in 2004. This is the most widely used ERM framework which is used by companies worldwide. The framework is centred around value creation. The underlying philosophy is

¹³ https://www.cimaglobal.com/Documents/ImportedDocuments/cid_tg_intro_to_managing_risk.apr07.pdf (accessed on 26/02/2022). According to this CIMA guidelines, there are five approaches to managing risk. This are the (1) Committee of Sponsoring Organisation's (COSO) ERM Framework (2) HM Treasury's Orange Book (3) CIMA's risk management cycle (4) the AIRMIC, ALARM, IRM Risk Management standard (5) standards Australia AS/NZS Standard on Risk Manage

that value is maximised when the strategies are set such that there is an optimal balance between return goals and related risks. For this purpose, resources and capabilities at the disposal of the organisation are to be efficiently and effectively deployed. This ensures accomplishment of strategic goal of the organisation. In 2017, COSO published ERM - Integrating with Strategy and Performance. In this document clarifications were provided about some misconception regarding the original document are published.

The **misconceptions**¹⁴ regarding the ERM, as clarified in the 2017 document, are presented in the next few lines;

- a) Enterprise risk management is not a function or department. It is the culture, capabilities, and practices that organizations integrate with strategy-setting and apply when they carry out that strategy, with a purpose of managing risk in creating, preserving, and realizing value.
- b) Enterprise risk management is more than a risk listing. It requires more than taking an inventory of all the risks within the organization. It is broader and includes practices that management puts in place to actively manage risk.
- c) Enterprise risk management addresses more than internal control. It also addresses other topics such as strategy-setting, governance, communicating with stakeholders, and measuring performance. Its principles apply at all levels of the organization and across all functions.
- d) Enterprise risk management is not a checklist. It is a set of principles on which processes can be built or integrated for a particular organization, and it is a system of monitoring, learning, and improving performance.
- e) Enterprise risk management can be used by organizations of any size. If an organization has a mission, a strategy, and objectives—and the need to make decisions that fully consider risk—then enterprise risk management can be applied.

The **goal** of the ERM framework is to provide companies with

- ⦿ key principles and concepts,
- ⦿ common language, and
- ⦿ clear direction and guidance regarding the management enterprise risks.

Companies also uses the ERM framework to satisfy their internal control needs and also incorporate a risk management process which is aligned with the strategic goal. This ERM framework also incorporates adequate financial internal controls as a component of enterprise risk management.

⦿ **Definition of ERM**¹⁵

The ERM framework defines only the negative impact of an event as risk. These negative impacts prevent value creation and erode existing value. The positive impacts are to be set off negative impacts and also represent opportunities. The framework defines ERM as;

‘Enterprise risk management is a process, effected by an entity’s board of directors, management and other personnel, applied in strategy setting and across the enterprise, designed to identify potential events that may affect the entity, and manage risk to be within its risk appetite, to provide reasonable assurance regarding the achievement of entity objectives’.

¹⁴ COSO Enterprise Risk Management—Integrated Framework. (n.d.). Retrieved 27 February 2022, from <https://www.coso.org/Pages/erm-integratedframework.aspx>

¹⁵ In this section, ERM as defined by the COSO ERM—Integrated Framework (2004) is taken up for discussion. For the purpose the term ‘framework’ is used to mean the COSO ERM—Integrated Framework (2004).

ERM — Integrated Framework (2004)¹⁶

The above definition reflects certain **fundamental aspects** of risk management, which are discussed in the following lines;

- a) ERM is an *ongoing process* which is applicable to all aspects of the organisation.
- b) The risk management process must be managed by *people* who are close enough to that risk situation to understand the various factors surrounding that risk including its implications.
- c) ERM is an aspect of *strategy setting*.
- d) ERM is applied across the enterprise and adopts an entity level *portfolio view of risk*.
- e) ERM is designed to proactively identify potential risk events and map them with the risk tolerance profile of the organisation.
- f) ERM is the alternative to the traditional *silo* or *stove-pipe* risk management and specifically addresses the *between the silo* risk events since it is developed at the strategic level.

◉ The components of ERM

The components of ERM does not occur serially where one component affects only the next. Rather it is a multidirectional, iterative process in which component effects and influences other. The COSO Framework advocates *eight* interrelated components of an ERM which are:

- a) **Internal Environment** – this is the basis around which risk is viewed and addressed by an entity. The risk management philosophy which is based on the risk appetite, integrity and ethical values of the entity, and the environment in which they operate are aspects which design the internal environment.
- b) **Objective Setting** – Objectives must be set before management can identify potential events affecting their achievement. Effectively implemented ERM ensures that management has in place a process to set objectives and that the chosen objectives support and align with the entity’s mission and are consistent with its risk appetite.
- c) **Event Identification** – Events that affect accomplishment of an entity’s objectives is identified either as risks and opportunities. Opportunities, referred as upside aspect of *risk*, are to be adjusted against the management’s strategy or objective-setting processes.
- d) **Risk Assessment** – Risks are analyzed, considering likelihood of occurrence and magnitude of impact. This is the basis which is the determining factor of risk management.
- e) **Risk Response** – Management has to select risk responses which are either avoiding, accepting, reducing, or sharing risk. For the purpose the organisation has to develop set of actions to align risks with the entity’s risk tolerances.
- f) **Control Activities** – Policies and procedures are established and implemented to help ensure the risk responses are effectively carried out.
- g) **Information and Communication** – Relevant information is identified, captured, and communicated in a structured form and within timeframe that enable people to carry out their responsibilities. An important aspect of this component is effective communication which transpires in a broader sense, flowing down, across, and up the entity.
- h) **Monitoring** – The entirety of ERM is monitored and modifications made as necessary. Monitoring is accomplished through ongoing management activities.

¹⁶ <https://www.coso.org/Documents/COSO-ERM-Executive-Summary.pdf> (accessed on 27/02/2022).

The COSO framework advocates *four* categories entity’s **objectives** which an effective ERM targets:

- a) Strategic- These objectives are high level and are aligned with an entity’s mission.
- b) Operations- These objectives refer to the effective and efficient use of resources.
- c) Reporting- These objectives surround an entity’s need for reliable reporting.
- d) Compliance- These objectives refer to an entity’s need to comply with applicable laws and regulations.

Managing risks in these four categories within an entity’s risk appetite will aid in the creation of stakeholder value.

⦿ **The Model**

The COSO ERM –Integrated Framework (2004) gives a particular Model, which is given in figure 4.4. There is direct relationship between the *four* objectives and the *eight* components as stated above. The interrelationship between the objectives and the components across various entity levels is referred in the third dimension.

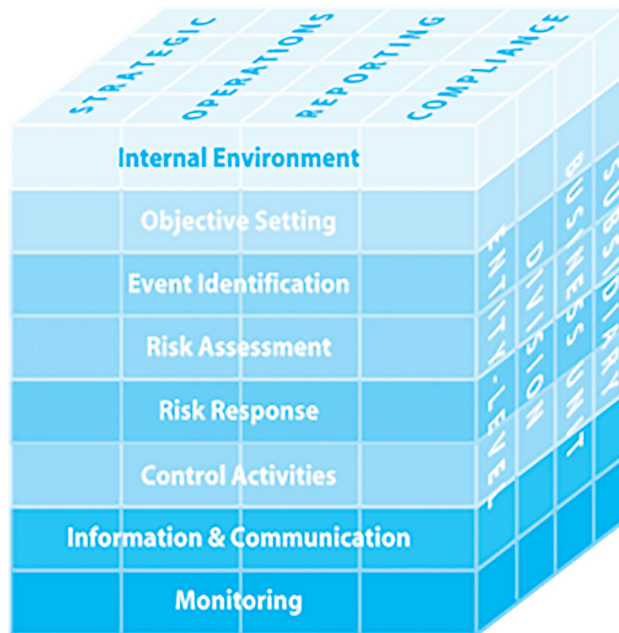


Figure 4.4 The COSO ERM model (adopted from coso_erm7.gif)

4.1.3 Pooling

⦿ **Pooling of risk in Insurance**

Risk pooling is a risk management strategy which is effectively used by Insurance companies to group large numbers of people together to minimize the cost impact of the highest-risk individuals. Health, car, home and life insurance all practice risk pooling by insuring people who are *unlikely* to need insurance to cover the costs of people who are more *likely* to need insurance. Thus the concept of pooling of risk is similar to cross subsidization of interest rates where a group of people enjoys higher interest rate from bank for their deposits which is subsidized by other group of people enjoying lower interest rate. For any type of insurance coverage, some people and businesses are more likely to file a claim at some point during the policy’s term. Whether the policy covers health care, professional

malpractice or loss of any other type, there will be some insured people who are at a greater risk of needing that coverage.

Insurance risk pools are a risk management mechanism by which insurance companies can offer insurance products to more high-risk individuals and businesses for certain catastrophic losses by sharing costs and potential exposure more evenly across the board.

The pooling of risk is fundamental to the concept of insurance. A health insurance risk pool is a group of individuals whose medical costs are combined to calculate premiums. Pooling risks together allows the higher costs of the less healthy to be offset by the relatively lower costs of the healthy, either in a plan overall or within a premium rating category. In general, the larger the risk pool, the more predictable and stable the premiums can be.

Benefits of Larger Insurance Pools

There are two specific benefits of larger insurance pools which are interlinked.

- a) Pooling of risk helps Insurance companies mitigate the problem of *premium spiraling*. Adverse selection is an inherent problem in insurance. This describes a situation in which an insurer (or the insurance market as a whole) attracts a disproportionate share of unhealthy individuals. It occurs because individuals with greater health care needs are more likely to purchase health insurance than individuals with fewer health care needs. This increases premiums for everyone in a health insurance plan or market because it results in a pool of enrollees with higher-than-average health care costs. This results in higher premiums which may lead to healthier individuals opting out of coverage, which would result in even higher premiums. This process is referred to as a *premium spiral*. Pooling of risk enables the insurer to avoid this particular problem.
- b) Risk pooling assists the insurer as well the insured by keeping the premium stable and within specific limit. It is important to note that the largest component of health insurance premiums is the medical spending paid on behalf of insured. As a result, health insurance premiums reflect the expected health care costs of the risk pool. Thus an efficiently selected risk pool in health care insurance balances between share of unhealthy individuals insured and healthy individuals insured and this keeps the premiums within control.

⊙ Pooling of risk in supply chain management

Pooling of risk, as a risk management strategy, is also used in inventory and supply chain management. *Inventory risk pooling* is the concept that the variability in demand for raw materials is reduced by aggregating demand across multiple products. When properly employed, a business can use risk pooling to maintain lower inventory levels while still avoiding stock out conditions.

Simchi-Levi (2009) posits

Risk Pooling suggests that demand variability is reduced if one aggregates demand across locations. It becomes more likely that high demand from one customer will be offset by low demand from another ...allowing a decrease in safety stock and therefore reduced average inventory.

In a business, investment gets tied in inventory of raw material, work in process, and finished goods. The capital trapped in inventory can lead to shortage of capital, opportunity cost, higher cost of product due to holding cost. Thus any change in market conditions or demand might result in those inventories losing their values completely or partially. Thus companies are always in the lookout for reduction of idle inventories. For the purpose Just in Time (JIT) has been developed which keeps inventories low. But the major criticism is that it is susceptible to demand and supply shocks. Also as there is no inventory buffer, business can suffer greatly if any one element of production is delayed. Another way of avoiding idle inventory is demand forecasting. But demand forecasting for individual market or the product at large is always questioned for accuracy.

For the purpose of avoiding idle inventories and thus increasing the efficiency of the production process *risk pooling* may be used.

Risk pooling, for the purpose of supply chain management, is defined as a statistical concept that suggests that demand variability is reduced if one can aggregate demand, for example, across locations, across products or even across time. Risk pooling as a statistical concept that suggests that aggregation reduces variability and uncertainty. For example, if demand is aggregated across different locations, it becomes more likely that high demand from one customer will be offset by low demand from another. This reduction in variability allows a decrease in safety stock and therefore reduces average inventory.

Risk pooling may be applied in the following aspects of supply chain decision making.

- a) **Inventory Management** – it is obvious that lesser the variability in demand, lesser is the safety stock required to buffer against fluctuations. Thus the more consolidated the inventory, the easier it is to manage overall and the less risk of obsolescence.
- b) **Warehouse location and product flow** - risk pooling suggests warehouses to be strategically closer to the customers. By centralizing a product in one location, businesses can take advantage of the aggregated demand. On the other businesses need to consider proximity to customers and other factors that may push towards maintaining more warehouses. The characteristics of each product also comes into play here as high demand products with low variability are not impacted as much by the risk pooling effect while low volume high variability products are highly vulnerable.
- c) **Transportation** – transportation costs are cheaper with more consolidation of the products and the warehouses as shipments can be sent in larger batches. Therefore, risk pooling has positive impact on transportation costs.
- d) **Product design** – decisions on the number of choices and complexity in products can benefit from risk pooling considerations – the lesser the choices or other options the simpler the demand forecast and many other aspects of the supply chain since the aggregated demand is easier to determine.

The positive and negative impact of Risk Pooling

It is noted in finance literature that aggregating demand of different markets/stores, and products can result in less safety stock, reduced overhead cost, lower transportation and handling cost while processing time or quality of product or service remain same or is bettered. The positive impacts of risk pooling are;

- ✦ Increased Service Level
- ✦ Decreased overhaul cost
- ✦ Decreased Safety Stock

Few likely negative impacts could be as follows;

- ✦ The likely possibility of increased cost due to increased distance between different markets would result in higher transportation cost.
- ✦ The increased distance may/ can also cause longer lead time.
- ✦ Any force majeure can lead to shortage of alternative options.

4.1.4 Diversification

⊙ Introduction

Diversification is a risk management strategy used by investors to manage risks. It involves spreading the investment across several assets classes and/or across different industries. This is done on the basic premise of not placing all eggs in one basket. For example, if investor Mr A has investible fund of Rupees one lakh. If Mr A decides to put *all* the fund in a particular asset class (say equity share) or decides to invest in equity shares of a particular industry (say banking sector) then he is not abiding by the fundamental aspect of investing; diversification strategy. If

he abides by the basic principle of investing, then he would have to create a well-diversified portfolio of investment or buy into such number of equity share (or any other asset class) which is also across various industries. Thus the risk management strategy of diversification is relatable to portfolio of investments. This holds good for a retail investor, managed portfolios like mutual funds or corporate treasury function. It has been noted in a previous section that risk associated with an investment is either *unsystematic* or *systematic*.

- ⊙ *Unsystematic risk* is a firm-specific risk. For example, if the credit evaluation of model applied by a particular housing finance company may be faulty. This would imply that mortgage loans are disbursed without proper credit evaluation of the potential borrower which would make the portfolio of mortgage loans of the particular housing finance company default risk prone. This is unsystematic risk as this is particular this housing finance company. If Mr A (refer to previous example) is aware of such faulty credit evaluation mechanism of the company, he may prefer and diversify his funds away from this particular company and thus this type of risk is referred as *diversifiable risk*. This is that part of the portfolio risk which is put away with if the investor avoids investing in the security of the particular firm. This is also referred as *unique risk* which arises because many of the perils that surround an individual company are peculiar to that company and perhaps its direct competitors.

When a portfolio is well-diversified, the positive performance of some securities compensates the negative performance of others. This holds true only if the securities in the portfolio are not perfectly correlated –that is, they respond in a different way, often inversely, to market influences.

Based on studies and mathematical models, maintaining a well-diversified portfolio of 25 to 30 securities yields the most cost-effective level of risk reduction. Investing in more securities generates further diversification benefits, although at a significantly smaller rate.

- ⊙ *Systematic risk* is not specific to a particular security. This type of risk is not specific to a particular company or industry. It affects the market in its entirety. Diversification does not usually affect the inherent, or systematic, risk that applies to the financial markets as a whole. This is also referred as *market risk*. These risks stem from economy wide perils that threaten all businesses. Market risk explains why stocks have a tendency to move together, so that even well-diversified portfolios are exposed to market movements.

⊙ The mathematics of portfolio diversification

Harry Markowitz presented his seminal paper *Portfolio Selection*¹⁷ in 1952. His key contribution was quantifying the impact that correlations between pairs of investments had on reducing a portfolio's overall risk. The idea was that the contribution to overall portfolio risk that a single investment brought to a portfolio was not just its weight in the portfolio, but how it interacted with the other constituents of the portfolio. This interaction is measured by correlation. Technically speaking, correlation is a scaled version of covariance. Covariance measures how two variables change in relationship to one another. Correlation normalizes covariance to a scale ranging from -1.0 to +1.0. Solved Case 2 presents a simple case where the investor's portfolio comprises of two securities. The case is easily extendable to multiple securities case.

Solved Case 2

Mr Sandeep Awasthi created a portfolio consisting of two asset classes;

- ⊙ equity shares of HDFC (referred as security A for the purpose of this illustration) and
- ⊙ regular income bonds of ICICI bank (referred as security B for the purpose of this illustration).

¹⁷ Markowitz, H. (1952). *Portfolio Selection**. *The Journal of Finance*, 7(1), 77–91. <https://doi.org/10.1111/j.1540-6261.1952.tb01525.x> (accessed on 31/12/2001)

Mr Awasthi decided to put 1/3 of his investible fund in security A which has an expected return¹⁸ of 18 percent and 2/3 of his investible fund in security B which has an expected of earn 9 percent. Thus if Mr Awasthi decides to invest Rupees ninety thousand (₹90000) then his portfolio would be as presented below;

Financial Assets/Securities		Total Fund ₹90000 shared as	Return
Equity Share of HDFC	Security A	₹30000 (1/3 of Investible fund)	18%
Regular income bonds of ICCI	Security B	₹60000 (2/3 of Investible fund)	9%

The return from the portfolio (r_p) is given as

$$r_p = w_1r_1 + w_2r_2 + \dots + w_n r_n = \sum_{j=1}^n w_j r_j$$

r_j = expected return on each individual asset
 w_j = fraction for each respective asset investment
 n = number of assets in the portfolio and

$$\sum_{j=1}^n w_j r_j = 1 \text{ (fraction of investment in all the assets = 1)}$$

Mr Awasthi’s portfolio consists of two assets¹⁹, namely equity shares of HDFC (referred as security A) and regular income bonds of ICICI bank (referred as security B). In such a case of two assets comprising a portfolio, the portfolio return is calculated below;

Portfolio return (two security case)

$$r_p = w_A r_A + w_B r_B$$

For Mr Awasthi,

$$r_p = \frac{1}{3} \times 18\% + \frac{2}{3} \times 9\% = 12\% \text{ --- (calculated in table 4.1 below)}$$

Table 4.1 Calculation of Portfolio return of Mr Awasthi

	Fraction (wi)	Retun (ri)	wiri
Security A	1/3	18%	$\frac{1}{3} \times 18\% = 6\%$
Security B	2/3	9%	$\frac{2}{3} \times 9\% = 6\%$
Portfolio return (rp) =	\sum	wiri	12%

Portfolio Risk

Unlike returns, the risk of a portfolio (σ_p) is not simply the weighted average of the standard deviations of the individual assets in the contribution, for a portfolio’s risk is also dependent on the correlation coefficients of its assets. The correlation coefficient (ρ) is a measure of the degree to which two variables *move* together. It has a numerical value that ranges from -1.0 to +1.0. It is important to note that correlation is a scaled version of covariance. Covariance measures how two variables change in relationship to one another. Correlation normalizes covariance to a scale ranging from -1.0 to +1.0. In a two-asset (A and B) portfolio, the portfolio risk is defined as:

¹⁸The expected return of a security (financial asset) = $\sum xi \times pi$ [summation of (return \times probability of occurrence of the return)]. The expected return is also referred as the mean return from the security.

¹⁹This can be extended for more than two asset case.

$$\sigma_p = \sqrt{(w_A^2 \sigma_A^2 + w_B^2 \sigma_B^2 + 2w_A w_B \rho_{AB} \sigma_A \sigma_B)}$$

σ_A and σ_B = standard deviations of assets A and B, respectively

w_A and w_B = weights, or fractions, of total funds invested in assets A and B

ρ_{AB} = the correlation coefficient between assets A and B.

It is important to note that $\rho_{AB} = \frac{\text{Cov}(A, B)}{\sigma_A \sigma_B}$

Portfolio risk, σ_p , is sum total of *Unsystematic* risk (unique risk of the respective security) and *systematic* risk (market risk which affects all securities of the market). The unsystematic risk can be diversified by combining assets in an appropriate manner. The degree to which risk is minimized depends on the correlation between the assets being combined. For example, by combining two perfectly negative correlated assets ($\rho_{AB} = -1$), the overall portfolio risk can be completely eliminated. Combining two perfectly positive correlated assets ($\rho_{AB} = +1$) does nothing to help reduce risk.

In the given case if Mr Awasthi is able to assimilate information about the standard deviation (measure of total risk of the security) of a security A and security B, then he can use the above formula to calculate the portfolio risk.

If $\sigma_A = 20\%$ and $\sigma_B = 10\%$ then

$$\sigma_p = \sqrt{(w_A^2 \sigma_A^2 + w_B^2 \sigma_B^2 + 2w_A w_B \rho_{AB} \sigma_A \sigma_B)}$$

$$\Rightarrow \sigma_p = \sqrt{\left(\frac{1}{3}\right)^2 \times (0.2)^2 + \left(\frac{2}{3}\right)^2 \times (0.1)^2 + 2 \left(\frac{1}{3}\right) \left(\frac{2}{3}\right) \rho_{AB} (0.20) (0.10)}$$

$$\Rightarrow \sigma_p = \sqrt{0.0089 + 0.0089 \rho_{AB}}$$

Thus it may be noted that the correlation coefficient between the two securities (security A and security B), which measures the way the security prices move in tandem each other, significantly defines the portfolio risk.

- if it is assumed that the correlation coefficient between A and B is +1 (a perfectly positive correlation). This means that when the value of asset A increases in response to market conditions, so does the value of asset B, and it does so at exactly the same rate as A.

This is stated as $\rho_{AB} = +1$ then the portfolio risk becomes:

$$\Rightarrow \sigma_p = \sqrt{0.0089 + 0.0089 \rho_{AB}}$$

$$\Rightarrow \sigma_p = \sqrt{0.0089 + 0.0089 \times 1}$$

$$\Rightarrow \sigma_p = \sqrt{0.0178}$$

$$\Rightarrow \sigma_p = 0.1334 = 13.34\%$$

- If $\rho = 0$, the second term in the above equation becomes zero implying the two assets lack correlation and the portfolio risk is simply the risk of the expected returns on the assets, i.e., the weighted average of the standard deviations of the individual assets in the portfolio. Therefore, when $\rho_{AB} = 0$, the portfolio risk for the above case is:

$$\Rightarrow \sigma_p = \sqrt{0.0089 + 0.0089 \rho_{AB}}$$

$$\Rightarrow \sigma_p = \sqrt{0.0089 + 0.0089 \times 0}$$

$$\Rightarrow \sigma_p = \sqrt{0.0089}$$

$$\Rightarrow \sigma_p = 0.0943 = 9.43\%$$

If $\rho_{AB} = -1$ (a perfectly negative correlation coefficient), then as the price of A rises, the price of B declines at the very same rate. In such a case, risk would be completely eliminated. Therefore, when $\rho_{AB} = -1$, the portfolio risk is;

$$\sigma_p = \sqrt{0.0089 + 0.0089\rho_{AB}}$$

$$\Rightarrow \sigma_p = \sqrt{0.0089 + 0.0089 \times -1}$$

$$\Rightarrow \sigma_p = \sqrt{0} = 0$$

From the above three perspectives it may be noted that a positive correlation between assets increases a portfolio's risk above the level found at zero correlation, while a perfectly negative correlation eliminates that risk.

Given the above understanding and information about the correlation coefficient about the two securities that Mr Awasthi or any investor for that matter would choose securities which have perfectly negative correlation coefficient such that the overall portfolio risk is reduced. It is important to note that since perfectly negative correlation is a theoretical concept which is not possible. Thus portfolio managers should choose securities which have as minimum as possible correlation coefficient which would minimize portfolio risk.

🕒 The essence of diversification

It is obvious from the above discussion that portfolio managers would always pick securities in the portfolio such that they are negatively correlated with each other. This would minimize the portfolio risk. Thus additional securities in the portfolio will have the effect of reducing the portfolio risk which is the target of the portfolio manager. This is depicted in figure 4.5. In the horizontal axis, number of securities is considered and in the vertical axis the portfolio risk (σ_p) is considered. It is reasonably assumed that the portfolio manager would pick securities which are negatively correlated to each other. The total risk of the portfolio (σ_p) comprises of systematic risk, also referred as market risk or non-diversifiable risk (given as $o-s$ in figure 4.5) and unsystematic risk, also referred as unique risk, idiosyncratic risk or diversifiable risk (given as $s-u$ in figure 4.5). Figure 4.5 shows a high standard deviation when there is only one security (given as $o-u$ in the figure). The standard deviation is referred as the total risk of the portfolio (σ_p). Addition of a second security reduces standard deviation, or risk, as does the addition of a third security, and so on. The total risk of the portfolio steadily falls with *diversification*. It is important to note that diversification does not allow total risk to go to zero, which is contrary to the proposition discussed in previous section. This is simply because the systematic risk is ignored in the Solved Case, which is also evident as a perfect negative correlation ($\rho_{AB} = -1$) is considered which is a hypothetical situation. There is a limit to the benefit of diversification, because only unsystematic risk is getting diversified away. Systematic risk is left untouched. Thus, while diversification is good as it reduces the portfolio risk, it is evident that *systematic risk* just doesn't decrease through diversification.

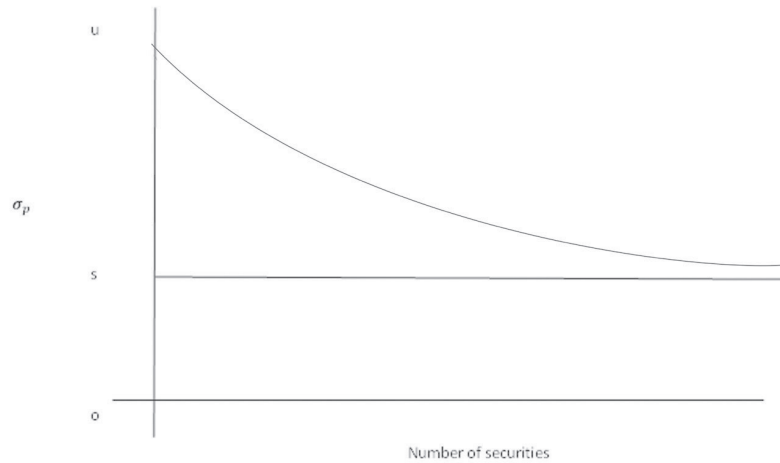


Figure 4.5 Effect of Diversification

In the previous discussion it is implicitly assumed that all securities have the same level of systematic risk. Because of this assumption the portfolio risk became zero when a hypothetical portfolio is created comprising of securities which are perfectly negatively correlated ($\rho_{AB} = -1$). Essentially all securities have some systematic risk. Rather certain securities have more of this systematic (market) risk than others. The amount of systematic risk is measured by beta (β)²⁰.

4.1.5 Total Loss Distribution

⊙ The concept

Insurance is one technique of managing risk. In this case the insured transfers her/his risk to the Insurance company which assumes the risk on behalf of the insured against *premium*. Insurance is considered as a mechanism for spreading the losses arising out of *loss events*, like property damage due to fire, theft, flood, hail, or car accident (replacement cost); disability or death (loss of future income and support); illness (cost of medical treatment); and personal injury resulting from accidents or medical malpractice (cost of treatment and personal suffering).

The pricing mechanism (setting of the premium amount) of the Insurance companies is based on the forecast of the number of claims which might occur during the insurance period. For example, if there are in all one hundred cars taking accidental insurance from RS Insurance company during a particular financial year. Then the *premium* charged by RS Insurance company would depend on the forecast the company makes of the expected losses happening in the forthcoming year. For example, in case RS insurance company expects the loss to be less due to more traffic regulation being imposed, the premium would be set at lower amount.

In particular, it is important to know, on behalf of the Insurance company, the expected number of occurrences for a specific measure of exposure to the risk. For example, the Insurance company might observe the number of claims occurring during the next year for a certain group of insured cars. Upon dividing by the number of cars, an estimate of the expected number of claims for one car in one policy year is obtained. This is referred as the mean frequency which is defined as;

$$\text{Mean frequency} = \left(\frac{\text{Number of occurrences}}{\text{Exposure}} \right)$$

²⁰ This is comprehensively discussed in Section B (Security Analysis and Portfolio Management) of strategic financial management (Paper 14).

Another concept of utmost importance to the Insurer is the concept of *severity*, also referred as *mean severity* which quantifies the loss (the cost to the insurer, given that the insured event occurs). This loss (cost) is a random variable and is given as;

$$\text{Mean severity} = \frac{\text{Total losses from all occurrences}}{\text{Number of occurrences}}$$

Thus, *severity* estimates the expected value of the individual loss random variable.

⊙ Mathematics of loss distribution

From the previous section it is evident that losses arising out of the loss event of the insured depends on two random variables. One, the number of losses that will occur in a specified period. This even is referred as the *frequency of loss* and its probability distribution is called the *frequency distribution*. The second random variable is the amount of the loss, given that a loss has occurred. often referred to as the severity and the probability distribution for the amount of loss is called the *severity distribution*.

Loss distribution is the combined distribution availed from the above two distributions.

Before delving into the intricacies it important to clarify some basic issues of statistics which the readers may already be familiarized with.

A appropriate way of summarizing events and probabilities is through a probability distribution. A probability distribution lists events that could occur and the corresponding probability of each event's occurrence. Probability distributions are characterized by two important measures: central tendency and dispersion. Although there are several measures of central tendency, the measure most often employed is the mean (μ) or expected value (EV) of the distribution.

$$\mu (\text{EV}) = \sum x_i p_i$$

Solved Case 3

Subbuji is a Insurance actuary²¹ who estimates the following probabilities of various losses for a certain risk event.

Amount of loss (x_i)	Probabilities of loss p_i	$x_i p_i$
₹0	0.3	₹0
₹360	0.5	₹180
₹600	0.2	₹120
$\sum x_i p_i$		₹300

This implies that the mean or expected loss given the probability distribution is ₹300. This is one of the better measures of central tendency of the data set. But the expected value does not indicate anything about the riskiness or dispersion of the distribution.

Subbuji considers the another risk event where the probabilities of losses is given as

Amount of Loss (x_i)	Probability of Loss (p_i)	$x_i p_i$
₹225	0.4	₹90
₹350	0.6	₹210
$\sum x_i p_i$		₹300

²¹ An insurance actuary is a professional that analyzes financial risk using mathematics, statistics and financial theories. Most actuaries work in the insurance industry and help insurance companies determine good risks or those the companies are less likely to have to pay out claims to as the result of a loss. (Insurance Actuary: What is It? (thebalance.com) (accessed on 05/03/2022)

This distribution also has a mean loss value of ₹300. However, the first distribution is riskier because the variability of possible outcomes is more (varies between ₹0 to ₹600). But in the second distribution, the variability of possible outcomes is less (varies between ₹350 – ₹225). Thus the element of certainty is more in the second distribution.

The variance of a probability distribution (σ^2) given as the sum of the squared differences between the possible outcomes and the expected value, weighted by the probability of the outcomes is the most used measure of the variability of the distribution.

$$\sigma^2 = \sum p_i (x_i - EV)^2$$

The variance, calculated above, is in ‘squared units’, thus it is necessary to take the square root of the variance so the central tendency and dispersion measures are in the same units. The square root of the variance is the standard deviation (σ). Thus

$$\sigma = \sqrt{\sum p_i (x_i - EV)^2}$$

Subbuji has to take out the standard deviation (σ) of the above two distributions such that he is able to produce a magnitudinal indicator of the variability of the above two distributions.

$$\sigma^2 = 0.3 (0 - 300)^2 + 0.5 (360 - 300)^2 + 0.2 (600 - 300)^2$$

$$\Rightarrow \sigma^2 = 27000 + 1800 + 18000 = 46800$$

$$\Rightarrow \sigma = \sqrt{46800} = 216.33$$

For the second distribution, Subbuji calculates the variance and standard deviation as follows:

$$\sigma^2 = 0.4 (225 - 300)^2 + 0.6 (350 - 300)^2$$

$$\Rightarrow \sigma^2 = 2250 + 1500 = 3750$$

$$\Rightarrow \sigma = \sqrt{3750} = 61.24$$

From the above discussion it is evident that while the means of the two distributions are the same, the standard deviations are significantly different. Higher standard deviations, relative to the mean, are associated with greater uncertainty of loss; therefore, risk is higher. Lower standard deviations, relative to the mean, are associated with less uncertainty of loss; therefore, risk is lower. In the above caselet Subbuji is able to assign specific probabilities corresponding against each loss level. For all practicality, estimating the *frequency* and *severity of loss* is problematic. Insurers employ both actual loss data and theoretical loss distributions in estimating losses.

It is important to note that Insurers have access to a *sample* and insure them instead of the *population*. Thus the relationship between *population* parameters and the characteristics of the *sample* (mean and standard deviation) is important for insurers, since actual experience may vary significantly from the population parameters²². For the purpose of comprehending the relationship between the sample size (number of insured that the Insurer has as a sample) and the population at large, readers should refer to the Central Limit Theorem²³ which has two important implications for insurers. First, it is clear that the sample distribution of means does not depend on the population distribution, given that n is sufficiently large. In other words, regardless of the population distribution (bimodal, unimodal, symmetric, skewed right, skewed left, and so on), the distribution of sample means will approach the *normal distribution* as the sample size increases.

The second important implication of the Central Limit Theorem for insurers is that the standard error of the

²² In statistical terms, population mean = μ , and population standard deviation = σ while sample mean = \bar{x} and sample standard deviation = standard error = SE.

²³ The central limit theorem states that the average losses for a random sample of n exposure units will follow a normal distribution.

sample mean distribution declines as the sample size increases. The standard error (SE) of the *sample mean loss distribution* is equal to the standard deviation of the population divided by the square root of the sample size. Because the population standard deviation is independent of the sample size, the standard error of the sampling distribution, SE can be reduced by simply increasing the sample size. Thus,

$$SE = \frac{\sigma_x}{\sqrt{n}}$$

This result has important implications for insurers. For example, if it is assumed that an insurer would like to select a sample to insure from a population where the mean loss is ₹500 and the standard deviation is ₹ 350. As the insurer increases the number of units insured (n), the standard error of the sampling distribution (SE)²⁴ will decline. The standard error for various sample sizes is summarized below:

x	SE of \bar{x}
10	110.68
100	35.00
1000	11.07
10000	3.50
100000	1.11

Thus, as the sample size increases, the difference between actual results and expected results decreases. Indeed, s_x approaches zero as n gets very large.

Thus, as the sample size increases, the difference between actual results and expected results decreases. Indeed, s_x approaches zero as n gets very large.

Perceptibly, when an insurer increases the number of insured (sells more and more number of policies), the underwriting risk increases because more insured units could suffer a loss. The underwriting risk for an insurer is equal to the number of units insured multiplied by the standard error of the average loss distribution, SE. The expression of underwriting risk (SE) may also be represented as follows:

$$SE = \frac{\sigma_x}{\sqrt{n}}$$

$$\Rightarrow SE \times n = \frac{\sigma_x}{\sqrt{n}} \times n$$

$$\Rightarrow SE \times n = \frac{\sigma_x}{\sqrt{n}} \times \sqrt{n} \times \sqrt{n}$$

$$\Rightarrow SE \times n = \sigma_x \sqrt{n}$$

Thus, while underwriting risk increases with an increase in the sample size, it does not increase *proportionately*. Since Insurance companies trades in losses it is usual expectation that losses will occur. It is the *deviation between actual losses and expected losses* that concerns the Insurance company. By insuring large samples, insurers reduce their objective risk.

Thus the main issue for the Insurance company is to broaden the policy base which in statistical terms means increasing the sample size (n).

4.1.6 Ruin Probability

Ruin probabilities in particular are traditionally considered as part of insurance mathematics. Ruin theory is relatable to the issue of solvency of a company. It is specifically used for an insurance company where solvency

²⁴ This implies that as the number of insured increases, the risk of the loss distribution decreases.

is denoted as the point till which the company possess sufficient assets to meet its liabilities. Thus the theory is concerned with the excess of the income (premium received from portfolio of business) over the outgo, or claims paid. This quantity, referred to as insurer's surplus, varies over time. Specifically, ruin is said to occur if the insurer's surplus reaches a specified lower bound. One measure of risk is the probability of such an event, clearly reflecting the volatility inherent in the business. In addition, it can serve as a useful tool in long range planning for the use of insurer's funds.

Ruin theory is also referred as *collective risk theory* which seeks to investigate directly the risk enterprise as a whole. Primary interest is focused not upon the gains, losses, or claims from individual policies but upon the amount of total claims or the total gain arising from all the policies in the portfolio considered. This theory was first posited by the Swedish actuary, Filip Lundberg. The theory considers two principal problems:

- ⊙ finding the distribution functions of the total gain or the total amount of claims in a portfolio or risk enterprise, and
- ⊙ finding the probability that the risk reserve of a risk enterprise will become exhausted, the rain problem.

For the purpose of comprehending the ruin probability the following risk model is presented that evolves over time;

Lets assume that an insurer

- ⊙ begins with an initial capital u , called an initial surplus,
- ⊙ collects premiums at a constant rate c per unit time,
- ⊙ and pays claims when losses occur.

Then the surplus is

$$U(t) = u + ct - S(t), \text{ Where } S(t) = \text{surplus}$$

The insurer is in *ruin* if the insurer's capital becomes negative at some point in time, i.e. the insurer's *surplus*²⁵ falls to zero or below.

Illustration 1

An insurer has initial surplus u of ₹ 1 and receives premium payments at a rate of ₹1 per year. Claims from a portfolio of insurance over the first two years are as follows:

Time (years)	0.4	0.9	1.5
Amount (₹)	0.8	0.7	1.2

Plot a surplus process and determine whether ruin occurs within the first three years.

Solution:

The insurer's surplus (cash flow *less* claims) at any future time t is a random variable, since its value depends on the claims experience up to time t . The insurer's surplus at time t is a random variable and is denoted $U(t)$. The following formula for $U(t)$ can be written as;

$$u(t) = u + ct - S(t)$$

²⁵ A surplus is an excess of income or assets over expenditure or liabilities in a given period, typically a financial year

Time (year)	Premium Accrued (₹)	Surplus (before claim) (₹)	Claim (₹)	Surplus (after claim) (₹)
0	0	1.0	-	1.0
0.4	0.4	1.4	0.8	0.6
0.9	0.5	1.1	0.7	0.4
1.5	0.6	1.0	1.2	-0.2

The company starts with ₹ 1 as surplus at year 0. Since there is no claim the surplus remains at ₹1 till claim occurs at time 0.4²⁶, premium accrued is ₹ 0.4 (₹ 1 is the premium for the year, therefore 0.4 months, the premium received is ₹ 1 × 0.4 = ₹0.4). Thus at 0.4 year, before claim occurs the surplus is ₹1.4. But claim of ₹0.8 reduces the surplus to ₹0.6 (₹1.4 – ₹0.8). At year 0.9, premium accrued = ₹1 × 0.9 – 0.4²⁷ = 0.5. Thus the surplus (before claim) = 0.6 (from previous period) + 0.5 = 1.1. Claim of ₹0.7 occurs and the surplus (after claim) becomes 0.4. At time t = 1.5, premium receivable is ₹1.0 × 1.5 – (0.4 + 0.5) = 0.6. along with the previous period balance of ₹0.4, the surplus (before the claim at time t = 1.5) becomes ₹1.0. Claim at time t = ₹1.2 makes the surplus at ₹- 0.2. Thus ruin occurs.

The surplus function increases at a constant rate *c* until there is a claim and the surplus drops by the amount of the claim. The surplus then increases again at the same rate *c* and drops are repeated when claims occur. In this example, ruin occurs at time 1.5. The plot of the surplus process is given in the following figure 4.7.

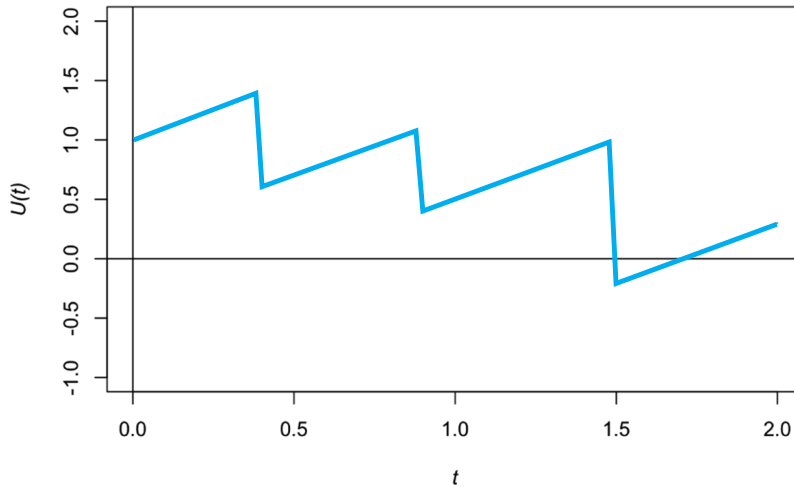


Figure 4.6 The surplus process and Ruin

4.1.7 Risk Analysis

After identifying and classifying the risks, it is important to analyse the level of risk which refers to the examination of the possibility and the consequences of each risk factor. This is the next phase in the risk management process. This is specifically done for projects. It is done to determine which risk factors potentially have a greater impact on

²⁶ Time 0.4 = .04 × 12 = 4.8 month.

²⁷ Premium accrued being considered before the previous claim is met.

the project and, therefore, must be managed by the entrepreneur with particular care and on a priority basis. It is also referred as the process that figures out how likely risk will arise in a project. It studies the uncertainty of potential risks and how they would impact the project in terms of schedule, quality and costs if in fact, they were to show up.

⦿ **Benefits of Risk Analysis**

The benefits of risk analysis in risk management are as follows;

- ▲ Avoid potential litigation
- ▲ Address regulatory issues
- ▲ Comply with new legislation
- ▲ Reduce exposure
- ▲ Minimize impact
- ▲ Risk analysis is an important input for decision making during all the stages of the project management cycle

⦿ **The Methods of Risk analysis**

There are three kinds of methods used for determining the level of risk of a business. The methods can be:

- ▲ Qualitative Methods
- ▲ Quantitative Methods
- ▲ Semi-quantitative Methods.

Qualitative Methods

This method of risk analysis is most often used for decision making in business projects; entrepreneurs base themselves on their judgment, experience and intuition for decision making. These methods can be used when the level of risk is low and does not warrant the time and resources necessary for making a full analysis. These methods are used when the numerical data available are not adequate for quantitative analysis that would serve as the basis for a subsequent and more detailed analysis of the entrepreneur's global risk. Qualitative risk analysis is referred as the base for quantitative risk analysis, and it's beneficial because not only the uncertainty in the project gets reduced, but you also focusses on the high-impact risks. Thus it helps the *prioritization* of risk.

The qualitative methods include:

- ▲ Brainstorming
- ▲ Questionnaire and structured interviews
- ▲ Evaluation for multidisciplinary groups
- ▲ Judgment of specialists and experts (Delphi Technique)

Semi-Quantitative Methods:

Risks are classified as high, medium or low, with a detailed descriptions of likelihood and consequences. These classifications are shown in relation to an appropriate scale for calculating the level of risk. It is important to give careful attention to the scale used in order to avoid misunderstandings or misinterpretations of the results of the calculation.

Quantitative Methods:

Quantitative risk analysis tallies the possible outcomes for the project and figures out the probability of accomplishing project objectives. This assists decision-making, especially when there is uncertainty in the planning phase. It helps project managers create realistic cost, schedule and targets. These are considered to be those that enable us to assign

values of occurrence to the various risks identified, that is, to calculate the level of risk of the project. Quantitative methods encompasses.

- ▲ Analysis of likelihood.
- ▲ Analysis of consequences and
- ▲ Computer simulation.

The development of these measurements can be effected by means of different mechanisms, among which we note particularly the *Monte Carlo Method*²⁸, which is characterized by:

- ▲ A broad vision in order to show a range of possible scenarios.
- ▲ Simplicity in putting it into practice.
- ▲ Suitable for performing computer simulations.

⊙ Risk Analysis Methods

There are several risk analysis methods that assist risk managers in their decision-making process. Some of these involve the use of risk analysis tools such as charts and documents. In the following lines a brief discussion is embarked upon.

Bow Tie Analysis

This qualitative risk analysis method is used to identify causes and consequences for all potential project risks. The project management team must first identify risks that might affect the project and then think about causes, consequences and more importantly, a risk mitigation strategy for them. It's a very versatile method that can be used in any industry.

Risk Analysis Matrix

The risk analysis matrix assesses the likelihood and the severity of risks, classifying them by order of importance. It's main purpose is to help managers prioritize risks and create a risk management plan that has the right resources and strategies to properly mitigate risks. Risk likelihood is measured on a relative scale, not a statistical one, which makes it a qualitative risk analysis tool.

Risk Register

A risk register is a crucial project management tool to document project risks. It's a document that lists all the potential risks that could occur during the project execution phase, as well as critical information about them. It is used as an input for the risk management plan, which describes who's responsible for those risks, the risk mitigation strategies and the resources needed. Creating a risk register usually involves several, reliable information sources such as the project team, subject matter experts and historical data.

⊙ SWIFT Analysis

Structured What If Technique (SWIFT) is a risk analysis method that focuses on identifying potential risks associated with changes made to a project plan. Risk manager is responsible and is required to come up with any *what if* questions they can to find out all the potential risks that could arise. SWIFT Analysis is a structured brainstorming method of determining what things can go wrong and judging the likelihood and consequences of those situations occurring. The answers to these questions form the basis for making judgments regarding the acceptability of those risks and determining a recommended course of action for those risks judged to be unacceptable. An experienced review team can effectively and productively discern major issues concerning a process or system. Lead by an energetic and focused facilitator, each member of the review team participates in assessing what can go wrong based on their past experiences and knowledge of similar situations. In Table 4.2 the cause and effect of SWIFT is presented

²⁸ This is revisited in the next section.

Table 4.2 What if Analysis

What If?	Answer	Likelihood	Severity	Recommendations
What could go wrong?	What would happen if it did?	How likely?	Consequences	What will we do about them Again – prevent and monitor

It is discussed in the previous section that *Monte Carlo Method* is the most important quantitative method of risk analysis. The method was given this name in reference to the Principality of Monaco, which is famous as “the capital of games of chance”. Regarding this the following issues are important and should be noted

- ▲ Monte Carlo simulation, or probability simulation, is a technique used to understand the impact of risk and uncertainty in financial, project management, cost, and other forecasting models.
- ▲ This method seeks to represent reality through a mathematical risk model, in such a way that by assigning values randomly to the variables of the model, different scenarios and results are obtained.
- ▲ The Monte Carlo Method is based on making a sufficiently high number of iterations (assignments of values in a random fashion), so that the sample of results obtained is sufficiently broad so as to be considered to be representative of a real situation. These iterations can be made by using a data processing engine.
- ▲ With the results obtained from the various iterations made, a statistical study is performed, from which relevant conclusions are extracted with respect to the risk of the project, such as mean, maximum and minimum values, standard deviations, variances and likelihood of occurrence of the different variables determined on which to measure the risk.²⁹

Monte Carlo simulation, in simple words, is a risk analysis technique that builds models of potentials results of portfolio returns. It is extensively used by portfolio managers to gauge their portfolio on a risk-return basis. The result of this model would be an array of possible outcome values, which could be very difficult to assess and interpret. This model is combined with a simulation which is a virtual representation of the problem and the solution for easy interpretation.

Monte Carlo simulation considers various inputs and various consequences of those inputs and tries to eliminate uncertainties. It facilitates analysts in decision-making. It tries to rule out various uncertainties, as it is a very flexible model. We can change the inputs according to the situation, and it automatically models a range of possible outcomes. This approach is a computer-based method that uses statistical sampling to build a model of a possible range of results (a probability distribution) for those factors that have an element of uncertainty.

4.1.8 Risk Mapping

It is discussed in a previous section that CIMA theorized a generic framework for risk management of which risk assessment is a significant component. Risk mapping is an integrated part of risk assessment procedure. Risk mapping is the most frequent used tool of risk assessment. It is a listing of all the relevant risks that might affect the company, where each single risk is placed in a two-dimensional space: impact and probability of occurrence. It involves a matrix of likelihood/probability and impact/consequences.

The location of the risks in this space allows top management to reach a decision regarding which risks should be assumed and which risks should be hedged. It is the process of *identifying*, *quantifying* and *prioritizing* the risks that may interfere with the achievement of your organizational objectives.

A risk map is built by plotting the *frequency*, defined as how likely the risk is or how often risk will occur, on Y-axis and the *severity*, referred as how much of an impact it would have if it did occur, on the X-axis.

²⁹The Monte Carlo Model is discussed in Paper 14 (Strategic Financial Management).

The fundamental aspect of a risk map is presented in figure 4.7.

Likelihood of Occurrence/ Frequency	Medium Risk	High Risk
	Low Risk	Medium risk
Impace Severity		

Figure 4.7 A Basic Risk Map

Various exposures faced by the risks are assessed on the basis of the likelihood of occurrence (*frequency*) and its impact (*severity*). On the basis of the two dimensions and exposure is categorised as ‘high risk’ (high on both dimensions) or ‘low risk’ (low on both dimension). This is represented in Figure 4.7. If an exposure is high on likelihood of occurrence and low on impact or low on likelihood of occurrence and high on impact then the risk map indicates ‘medium risk’. Risk assesment on the basis of risk map results in the following risk responses.

Indications of Risk Map	Risk Response
Low Risk (low impact – low likelihood of occurrence)	Accept the risk
High Risk (high impact – high likelihood of occurrence)	Mitigate and control the risk
Medium Risk (high impact – low likelihood of occurrence)	Control the risk.
Medium Risk (low impact – high likelihood of occurrence)	Share and transfer the risk

Importance of Risk Mapping

In the faculty of risk management, risk mapping is a very important tool for the following reasons:

⦿ Understand the Risk Environment

The process of risk management entails creating a bucket list of risk, referred as *risk register*, which the organisation faces. Depending on the scale and nature of operation, this list do become quite a handful. Risk mapping is beneficial because it categorises *all* the risk that the organisation is exposed to. The risks are categorised on the basis of its causes and the consequences of each risk. Thus it allows the organisation to look at the risk environment as a whole and comprehend the *frequencies* and *severities* with which the risks occur.

Since a risk map is a simple visual tool it aids anyone in the organization with a *helicopter view* of the overall risk environment.

⦿ Prioritize mitigation strategies

Since for an organisations resources are always limited it is important to be strategic about mitigating risks which negatively impacts the resources. Risk mapping facilitates the process of risk mitigation. This prioritization method facilitates the risk manager to address the risks that have the most potential to cause harm to the organization.

⦿ Reduce insurance costs

Developing risk maps can help organizations demonstrate a comprehensive, well-aligned risk management strategy to insurance companies and thus aids in creating favourable insurance premium structure;

⦿ Other aspects

There are some other advantages of the risk map which are mentioned in the below mentioned lines.

- ▲ support collaboration between the organization's risk function and other functional departments, which have greater visibility.
- ▲ encourage shared strategic decision-making on the basis of risk issues;
- ▲ effectively focus on improving risk management and risk governance;
- ▲ sharpen the enterprise's definition of its risk appetite and risk tolerance;
- ▲ generate better integration of risk management activities across enterprise functions; and
- ▲ give teams throughout the enterprise a common language for discussing risk.

The Risk Mapping process

The risk map is a visual tool, there is a particular process for creating a risk map, which is similarly followed in larger organisations.

Generally the process of risk management ensues with a presentation by the risk manager of the 'Top 10³⁰ risks'. The senior executive team will be shown a list of these risks in tabular format which is referred as the *risk register*. The risk register will list each risk that made it into the top 10, starting with the biggest risk. Each risk will have a description and some assessment that says, for example, that the risk would have had a critical severity without any risk management strategy, but because one is in place the residual risk is now only medium. There will be a cell in the table describing the risk management strategy that has achieved this miracle. The table may even give a red, orange, green color-coding to emphasize the point. The Top 10 risks is, then, plotted in a *heat map*³¹ which is simply the colour coded version of the *risk map*. Figure 4.8 a colour coded version of the risk map referred as the heat map is shown. Heat maps, like risk registers, are very popular tools in the risk management process.

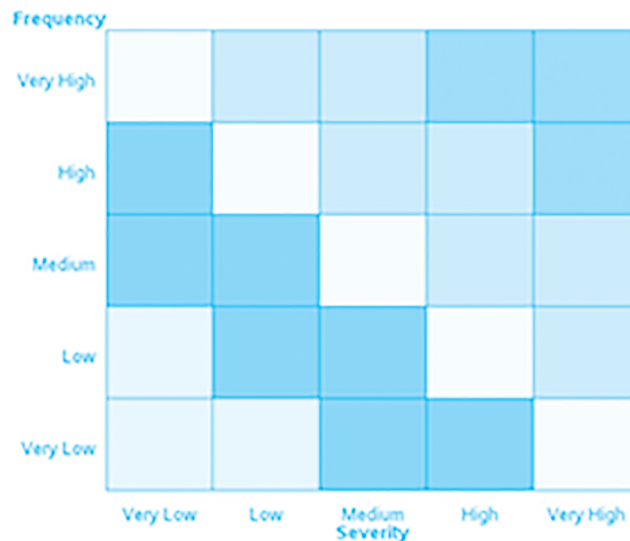


Figure 4.8 Risk Heat Map³²

The top management team will be satisfied with the risk events plotted below the yellow diagonal represented as green and turquoise blue since they represent low or moderate risk level in terms of likelihood of occurrence and impact or severity. The risk events plotted in the red zone are the most critical and requires the top management

³⁰The number of varies on the scale of operations of the organisation.

³¹<https://www.balbix.com/insights/cyber-risk-heat-map/>

³²Adopted from blogpost available at <https://www.linkedin.com/pulse/risk-register-david-vose/>

including the risk manager to focus their attention. The risk events falling in the orange zone are less critical but requires specific focus of the top management and the risk manager.

Disadvantages of the risk mapping

Risk maps are crude tools and can often become misleading. The following are some of the disadvantages of the risk map.

Qualitative scores for probability and impact are imprecise, inflexible and are relative. One person's 'low' is another person's 'quite low', etc. Unlikely risks with very large impacts will typically have probabilities like or , and these cannot be distinguished from in the grids. Also this cannot represent a risk that is expected to occur say 5 times in the next year;

- ⊙ Impacts can have multiple dimensions (financial loss, injuries, environmental damage, project delays, etc) and without a quantitative scale it is impossible to represent them in a consistent manner;
- ⊙ A financial loss to a small business unit might be considered 'very high' to them but 'very low' to the owning corporate entity. A loss of life in a tiny project will need to have the same importance as a loss of life at head office. Rescaling rules can only work if one uses quantitative evaluations;
- ⊙ Unless the risk manager have quantitative evaluations for likelihood and impact he can never evaluate whether risk management strategies are cost-effective and thus the business will inevitably lose competitive advantage in its risk management.

4.1.9 Risk Indicators

Risk indicators (RIs) are an important tool within the risk management framework. Since there are many RIs only the most important of them also known as Key Risk Indicators (KRIs) are applicable and are used to enhance the monitoring and mitigation of risks and facilitate risk reporting. A KRI can be thought of as a smoke alarm system in a housing apartment. As a smoke alarm detects smoke in the building and triggers alarm for the residents so that they can take proactive measure to mitigate the risk of fire so does a KRI. It indicates a risk event which might impact the organisation such that the risk manager can undertake some measure proactively rather and not wait for the negative outcomes to occur. But it is important to note that the word *key* is pivotal. KRIs aren't about monitoring every single risk facing the business. Instead, they focus on the most critical indicators for managing the highest risks – and these will vary from business to business in tandem with the company's objectives and priorities. What constitutes a key risk for one business may not be important for another. Even the key risk shall differ between the years. Key risks of a particular business last year may not be a key risk this year, and so on.

KRIs acting independently or in conjunction with other risk environment related data, such as, loss events, assessment outcomes, and issues offer considerable insights into the weaknesses within the risk and control environments. They act as metrics of changes in an organization's risk profile, but given the changing risk landscape, simply establishing them within the corporate protocol may not be enough. KRIs play an important role in risk management by predicting potential high risk areas and enabling timely action. Effective KRIs help to:

- ⊙ Identify the biggest risks.
- ⊙ Quantify those risks and their impact.
- ⊙ Put risks into perspective by providing comparisons and benchmarks.
- ⊙ Enable regular risk reporting and risk monitoring.
- ⊙ Alert key people in advance of risks unfolding.
- ⊙ Help people to manage and mitigate risks.

In Module 3 of this study note a discussion on the Key Performance Indicators (KPIs) is made which is revisited in this section as it is easier to comprehend the notion of KRIs if it is compared and contrasted with KPI.

In simple terms, KPIs help to measure business performance while KRIs help to quantify risks. While KPIs help organisations to understand how well they are doing in relative to their strategic plans, KRIs help them understand the risks involved and the likelihood of not delivering good outcomes in the future. The interlinkage is easily comprehended through the following three examples.

- a) A company establishes a KPI to measure information technology (IT) system performance and a complementary KRI to track the susceptibility to cyberattacks.
- b) A company creates a KPI to monitor its market share growth because that's a key business objective. But a KRI linked to the same goal could monitor the risks of losing market share due to customer shifts or new competition.
- c) A company measure of staff engagement or staff satisfaction is an important KPIs but monitoring the likelihood of losing key staff and the risks to their employer brand as KRIs.

⦿ Features of KRIs

The features of well designed KRIs are as follows;

- ★ KRIs are typically *measurable*, i.e., they can be quantified in terms of percentages, numbers etc
- ★ They are *predictable* and are often used as early warning signals, while also tracking trends over a period of time.
- ★ Since they offer useful insights about potential risks that may impact organizational achievements and objectives, KRIs are *informative* and act as a *catalyst for decision making*.

⦿ Types of KRIs

KRIs can be broken down into *three* main categories, based on types of risk:

- ★ **Financial:** These are metrics that help to quantify market risk, regulatory changes or competitive risk. Examples are economic downturn, regulatory changes.
- ★ **People:** KRIs that measure employee satisfaction, customer churn, employee retention, etc. Examples are high staff turnover, low staff satisfaction
- ★ **Operational:** Ways to take stock of risks that can stem from day-to-day like a technical malfunction or security breach. Examples are system failure, information technology security breach.

⦿ Effectivity of KRIs

Accomplishment of strategic goal is the primary target of any organisation. Effective KRIs are interlinked with this. At the initial stage businesses' key goals are identified. The next logical step is the design of KPIs that monitors performance and measures the alignment of business tactics with the strategic goals. Then the major risks related to each goals which might hinder strategic goal accomplishment process are identified which also requires the identification and design of the KRIs which track those risks and act as an early warning system, thereby flagging up when the business is at risk of not achieving its goals.

In this way, each KRI should ideally be linked to a KPI and, in turn, be linked to core strategic goal, priorities and initiatives. This helps to keep the focus on key risks and not every possible risk that the organisation might face.

KRIs should be specific, predictive and easy to quantify through hard numbers, percentages or ratios. In addition, for each KRI, the risk manager needs to identify the relevant thresholds and trigger points.

After identification and design of the KRIs and KPIs the risk manager need to monitor and track them regularly.

Some indicators may need to be monitored in real time basis while others require only a quarterly check. KPIs and KRIs can also be reviewed regularly in terms of their relevancy to the business.

4.1.10 COBIT

Control Objectives for Information and Related Technology (COBIT) is a the most popular control framework developed by Information Systems Audit and Control Association (ISACA)³³ for the enterprise governance of information and technology (EGIT). COBIT has enormously helped enterprises optimize the value of their critical information assets. Over the years, ISACA has released a number of COBIT documents in which there has been a paradigm shift in focus of operations. Table 4.3 provides a snapshot of the timeline of the publication of the various COBIT documents along with the focus of operation.

Table 4.3: COBIT – A Timeline

Year of Publication	Document	Focus
1996	COBIT (version 1.0)	support (financial) audit professionals who were increasingly confronted with automated environments. framework for executing IT audit assignments.
1998 ^{<?>}	COBIT (version 2.0)	comprehensive set of control objectives for IT processes
2000	COBIT (version 3.0)	incorporated management guidelines including metrics, critical success factors, and maturity models for IT processes.
2005	COBIT (version 4.0)	The purpose of this fourth edition was to further establish COBIT as a generally accepted framework for IT governance. the alignment of business and IT goals and their relationships with the supporting IT processes, roles and responsibilities in the context of the IT processes, and the interrelationships between IT processes
2006	Val IT ^{<?>} (version 1)	IT-related business processes and responsibilities in value creation
2008	Val IT (version 2)	IT-related business processes and responsibilities in value creation (with certain amendments)
2009	Risk IT ³⁵	IT-related business processes and responsibilities in risk management
2012	COBIT (version 5.0)	integrated good-practices framework for IT governance and IT management merging of Val IT and Risk IT frameworks. also had stronger ties with other established frameworks and standards ^{<?>} .
2018	COBIT 2019	Aimed at facilitating a more flexible, tailored implementation of effective <i>enterprise governance of information and technology</i> (EGIT) includes the modification of COBIT principles,

⦿ Risk management and COBIT

IT risk is one of the risk that are not considered in details in the usual risk management framework though it is of prime importance, especially in today's business environment which sometimes referred as the ICE (information, communication and entertainment) age. Assessing and managing IT risk, which have specific linkages to the strategic

³³ The ISACA, founded in 1967, is an International professional membership association for individuals employed in IT audit, IT risk and IT governance arena. It is the an internationally recognized organization which currently counts more than 150,000 members worldwide. (source: <https://www.isaca.org/>)

goals, can help companies to operate more efficiently. This is the particular aspect where COBIT plays a crucial role. As part of creating a holistic approach to information governance, COBIT aims to help organisations' develop, organize, and implement strategies that align IT infrastructure with business goals. It offers models and metrics that measure how well IT is contributing to achieving the strategic objectives.

Initially, COBIT was created as a set of information technology control objectives to help financial firms with their IT auditing. However, over the years, its applications have expanded (as reflected in the focus of the various versions given in a nutshell in table 4.3) and it now covers information governance and IT management methods, including information to help with risk management.

COBIT 4.0 (2005) and COBIT 4.1 (2007) include details about information technology and communication technology governance.

Holistic cybersecurity program are enclosed in COBIT 5 (2012) which also provides an IT framework that incorporates ISACA's proprietary Val IT, Risk IT, and Information Technology Infrastructure Library (ITIL) which are in tandem with the relevant standards produced by the International Organization for Standardization. In addition, COBIT 5.0 works with the Committee of Sponsoring Organizations of the Treadway Commission (COSO) to help create a controlled landscape and a risk and governance model to enable security to comply with regulatory requirements.

For example, if an organisation has to comply with the COSO Framework, it can use COBIT 5.0 as a way to define and measure the effectiveness of IT controls of the organisation. Uniting these components, COBIT 5.0 offers a holistic cybersecurity program for enterprise IT governance. In addition, COBIT 5 defines *five maturity models* for determination of status of regulatory compliance.

Using COBIT 5.0, an organization can improve its IT risk-related capabilities, awareness, communication, decision making, and outcomes by giving key stakeholders an accurate, consistent, and validated assessment of the current level of IT risk and its impact on the business.

COBIT 2019 enables organizations to develop, organize, and implement more collaborative and flexible governance strategies. It addresses new and evolving technologies, trends, and requirements for businesses. COBIT 2019 includes other frameworks, such as The Open Group Architecture Framework (TOGAF), Capability Maturity Model Integration (CMMI), and ITIL. It's especially helpful for companies that want to use it as an overall framework linking different processes running in their organizations while focusing on risk management, governance, and security.

The *bottom Line* is that the COBIT framework stresses regulatory compliance, allows companies to get more value from IT, and helps align IT with the goals of the business to enable organizations to manage risk more effectively.

4.2.1 Transformation of Enterprise Risk Management to Risk - enabled Performance Management

Traditionally *performance management* and *risk management* are considered as two distinctive issues. While performance management focusses on performance of an organization, a department, an employee, or the processes in place to manage particular tasks, risk management is considered as an isolated issue which adds-on to operations focussing primarily on compliance and control activities. A constricted approach to performance and risk management can pose challenges for an organization. It reduces the organizations ability to monitor and mitigate critical risks and it prevents key decision makers from leveraging risk information. It is perfectly possible for a company to be fully compliant, but suffer from clearly inadequate risk management resulting in unexpected events that prevent the company from reaching its strategic goal. this is a classic example of strategic mismanagement and ultimately destroys shareholder value.

Today's uncertain business environment requires organizations to start taking a broader view of enterprise risks, focus on those risks with the greatest impact and occurrence and leverage performance management tools to manage and mitigate them.

Factoring risk into the main areas of performance management positions the enterprise to better limit uncertainties and capitalize on upside opportunities. Traditionally, organizations focused more on financial risks. Today, the risk landscape has changed and continues to evolve. In order to effectively execute strategy and deliver performance in this ever changing risk landscape, organizations must go beyond the obvious financial risks, identify, assess, evaluate and manage the non-financial risks with the potential of impacting on the organization's value drivers. Furthermore, there is need to understand how each risk might interact with others and the resulting compounding effect. This helps management make decisions with little or minimal implications on the overall performance of the business.

In order to manage risks, organizations must leverage performance management tools. This means use of historical comparisons of KRIs & KPIs, evaluation tools that set and specify risk thresholds, predictive analytics for measuring and monitoring risks, risk-adjusted forecasts which consider risk assessment an important part of decision-making, and process controls that are fully embedded in risk systems.

Integrating risk with performance management is critical. By doing so, organizations are more likely to identify potential risks faster, respond to them quicker and prepare for them better.

To incorporate risk into performance management, organizations must:

- ⦿ Prioritize risks based on greatest impact and likelihood of occurrence.
- ⦿ Create a line of sight working backward from the identified risks and their root causes.
- ⦿ Correlate risks within and across silos.
- ⦿ Adjust for the compounding effects of seemingly independent risk events.

- Plan for different scenarios. By identifying different scenarios, the organization will be able to develop various risk response plans that are applicable to many possible events, not just the specific scenario developed.

○ Risk Enabled Performance Management (REPM)

For the purpose of handling uncertainties and opportunities at the same time, business leaders need to be incorporate risk exposure, what-if scenarios, uncertainty, best case/worst case forecast, earned value models, risk drivers and contingency plans etc in their business plans. They cannot afford the traditional set up where risk is something handled independently by risk managers once a quarter. They need access to the insights, tools and models on a continuous basis. Thus, there is a need for a more comprehensive *Risk Enabled Performance Management (REPM)* which grows out of the traditional ERM model.

For REPM to succeed there need to be a change in the role and objective of the risk function. Risk and Performance Management would have to be integrated at all levels, and the risk managers need to become business advisors for line managers. This often requires a change of management principals, mental models and governance set up. In addition, management processes at strategic, tactical and operational level need to get sufficient risk support in goal setting, planning, performing and evaluating efforts. New risk enabled management processes often results in changes to existing meeting structure and new requirements for management information related to progress and forecast on key value and risk drivers. In addition the process has to be supported with simple tools to measure risk exposure towards the companies' risk appetite along with the effectiveness of their control activities.

Thus REPM have evolved from the traditional ERM because of the challenges of the ever emerging VUCA environment. It encompasses the data analytics and every possible tools and techniques to broaden the traditional ERM. It is based on the basic issue that risk taking is fundamental to economic reward. The issue is to identify that risk which differently impacts performance and which doesnot. Then those risks are managed to manage performance and create value for the shareholder. The key to the future is linking risk and performance management. This linkage often takes the route of data analytics. In the VUCA world, data availability is infinite. These issues makes effective risk management process imperative for the strategic and long-term success of an organization. To cope with the changing dynamics businesses need to shift from from ERM to REPM. In REPM, the initial issue is identifying the business drivers that are crucial and map them to the objectives which help stakeholders identify relevant emerging risk trends and metrics for its effective monitoring. The effectiveness of this approach lies in formulating business drivers into key strategies and tasks, without losing focus on the macro perspective. Incorporating *data analytics* in risk management is key to the REPM. The risk management approach must entrench technologies across the entire risk management process. Thus it is obvious that leveraging the power of analytics is crucial to REPM.

Figure 4.10 provides a snapshot of the REPM which integrates risk and performance management to create competitive advantage.

The focus areas of the traditional or foundational ERM may be summarized as

- a) Independent enterprise risk identification and assessment process.
- b) Risk reporting to the top management is one of the primary aspect of traditional ERM.
- c) The risk management process is independent of operations and performance management.
- d) Historical perspective design the evaluation of current exposure
- e) The focus is on compliance

The transformation to REPM is based on some leading practices which are grouped in three aspects;

- a) REPM is used to measure and drive performance
 - (i) Integrates risk and performance management.

- (ii) Creates linkages between KRIs and performance drivers.
- (iii) Uses data analytics for risk analysis
- b) REPM is forward looking
 - (i) Defines future trends and undertakes predictive analysis
 - (ii) Emerging risks are also considered
 - (iii) Scenario analysis and stress testing are two important tools used
- c) Action and result orientation - Risk and uncertainty are key elements in strategic and operational decision framework and management process.

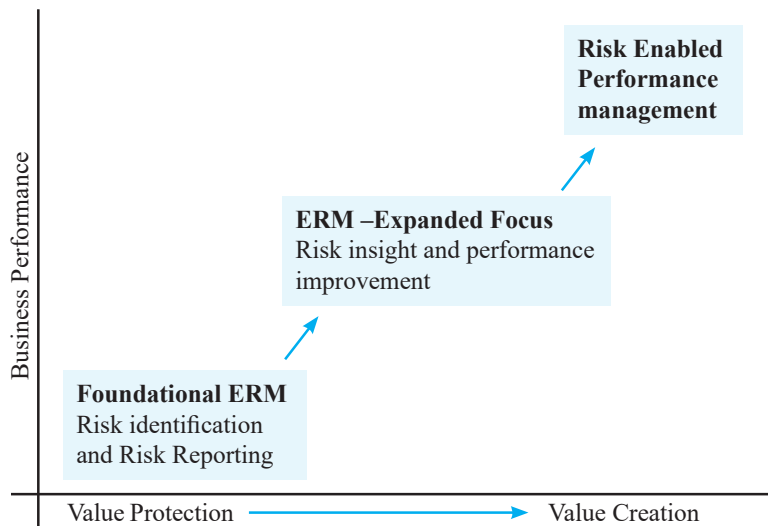


Figure 4.9 Traditional ERM to REPM³⁴

4.2.2 Risk Retention or Reduction

⦿ Risk retention

Risk retention, in dictionary terms, means the following: ‘A method of self-insurance whereby the organization retains a reserve fund for the purpose of offsetting unexpected financial claims’. In risk management, *risk retention* is referred as the practice of setting up a self-insurance reserve fund to pay for losses as they occur, rather than shifting the risk to an insurer or using hedging instruments. In simple terms, *risk retention* is defined as the intentional or unintentional act of retaining the responsibility for loss or financial burden of loss within the organization. A large deductible on an insurance policy is also a form of risk retention. It is noted earlier in this study note that in the world of risk management, there are *four* main strategies:

- ▲ Avoid it.
- ▲ Reduce it.
- ▲ Transfer it.
- ▲ Accept it.

The last of the strategies *accept it* is the other name of *risk retention*.

It is obvious that there is associated cost of risk management. *Avoiding* a risk means constricting the organisation’s

³⁴ Source: <https://greaterhoustonbusinessethicsroundtable.wildapricot.org/>

activities which entails losing out opportunities that reap benefits. *Reducing* a risk involves installation of costly new systems or processes and controls which the organisations are not comfortable with. *Transfer* of a risk also has a cost, for example an insurance premium. Thus in the case of minor risks (which score lower in terms of the *frequency* and *severity*), it may be best simply to *accept* or *retain* them. There's no sense investing in a whole new suite of expensive software just to mitigate a risk that wouldn't have had a very big impact. For the risks that scores low in the impact and likelihood matrix, the risk manager should look for a simple, low-cost solution, and in absence of such a solution it is advisable that the risk manager simply *accepts* or *retains* the risk and continues with business as usual.

Risk retention is not really a mitigation strategy because retaining a risk does not reduce its effect. However, risk retention is a reasonable option in risk management. There are various reasons why companies may choose risk retention in certain situations. The most common reason is that the cost of other risk management options, such as avoidance or transfer, may outweigh the cost of the risk itself. There is no benefit in spending ₹100,000 to avoid a ₹10,000 risk. In cases where the cost outweighs the benefit, most organizations choose to accept a risk rather than spend time or money mitigating it.

Thus the **advantages** of accepting or retaining a risk may be noted as;

- ▲ there's no cost, and
- ▲ it frees up resources to focus on more serious risks.

The biggest disadvantage is that the risk manager has *no risk control* mechanism in place. If the impact and likelihood are minor, that may be fine. For the purpose the critical evaluation of *risk map* is of prime importance.

Thus it may be noted that sometimes risks cannot be avoided or transferred, as the costs of doing so is too high. In these circumstances, the organization *retains* the risks.

As most businesses in the private sector know, hedging or shedding all risks is rarely possible, and in any case it often costs so much that little or no profit can be made. In these circumstances, companies may become risk takers as an integral part of conducting their business, and reap the associated rewards. In some instances, organizations may wish to consciously retain significant risks, particularly where they have the appropriate expertise to manage them.

Risk retention will become an important consideration for those government agencies with current plans or future aspirations to compete with the private sector, those that may be corporatized or privatized, or those that may be judged on commercial criteria, such as profit and return on assets. Some organizations have statutory obligations to retain and manage risk. They will usually take particular care to select and implement risk prevention, mitigation and control strategies to ensure the residual risk they must accept is minimized.

Risk retention criteria

The following are cases when risk retention as a risk management strategy is adopted;

- ▲ Low-likelihood/low-consequence risks are candidates for risk retention.
- ▲ High and extreme risks cannot be retained.
- ▲ There are cases, such as data protected by laws or regulations or risk to human life or safety, where retention of risk is not an option.

Rules relating to risk retention followed by risk managers

- ▲ Determine the risk retention level through proper estimation of risk using sales projections, cash flows, contracts, liquidated damages, and guarantees.
- ▲ Though there is no precise formula for estimation of risks to be retained, statistical averages of such losses over a period of time give an indication to estimate such losses. For instance, bad debts occurring

over a period of time are taken into consideration as an estimate to create a reserve for doubtful debts.

- ▲ It is also necessary to ascertain the capacity for funding a loss arising out of retained risk that is the measure for transferring the risk beyond that level.

○ Risk reduction

It is mentioned in the earlier section that there are broadly four risk management strategies; avoidance of risk, reduction of risk, transfer of risk and acceptance of risk. In figure 4.7 above it is explained how the strategies are linked to the risk management strategies also referred as risk responses. It is noted that when the likelihood of occurrence (frequency) and the impact (severity) are both high (denoted in the top right) then it is referred as 'high risk' and the risk response is mitigation and control. This is *risk reduction*. This is high priority for the risk manager and he must initiate *risk reduction* strategies to control the risk events. This situation surely entails practice of risk management strategies as unlike the *risk retention* situation discussed above, in this case the impact of the risk is higher than the cost of such measure. Risk reduction is also referred as risk mitigation.

The COSO framework (2004)³⁵ defines risk reduction as a risk response measure and refers it as;

Action taken to reduce risk likelihood or impact or both. This typically involves any of myriad everyday business decisions that reduces risk to an amount of severity aligned with the target residual risk profile and risk appetite.

A more used definition of risk reduction is

Decision or action taken to either reduce how bad the end result of a risk will be or the chances of it occurring in the first place.

An everyday example of risk reduction is wearing a seatbelt before driving the car. Putting a seatbelt on before driving doesn't reduce the *chance* of an accident occurring but surely reduces the *severity* (negative effects) of the accident if the accident does occur.

The proper response cannot be determined until the risk has been analyzed to see how it compares to the organization's risk tolerance as risk acceptance is a better risk response measure if the risk falls within acceptable tolerance levels. But if it doesn't fall within acceptable tolerance levels, a decision will need to be made on how to proceed. Risk reduction or mitigation is one such choice that can be as complex as a process overhaul or cultural change or as simple as a decision to stop doing something.

Some business examples of risk reduction can include the following:

- ▲ Pulling out of a market – risk reduction may be an alternative for an organisation which is evaluating their option of entering the Asian market. The Asian market opens up all sorts of risks relating to culture and the stability of the workforce. In such a situation the organisation may strongly consider the option of pulling their operations out of Asia altogether.
- ▲ Process change – While this example may be interpreted as traditional risk management, it also blends with enterprise risks like reputation. Any business with delivery or service vehicles has huge risks around their drivers they must address. To prevent drivers from speeding, the business may opt to put a governor, or a speed-limiting device, on all of its vehicles. This not only reduces the risk of speeding fines and accidents, it also reduces any reputation risks borne out of careless driving on the part of employees.
- ▲ Culture change – If the organization is experiencing a higher than normal rate of talent loss, there may be a cultural issue at play that's prompting people to leave and seek opportunities elsewhere. In this case, exit interviews can be examined to see what this trigger may be. One reason may be people are leaving because they don't get fulfillment out of their jobs. A change in culture could reduce talent loss. It should be noted that risk reduction activities regarding culture can't be done in the short-term.

³⁵ <https://www.coso.org/Documents/COSO-ERM-Executive-Summary.pdf>

- ▲ Discontinuing a product – While risks remain for products that were already sold, discontinuing the product definitely reduces the potential impact in a variety of areas. For example, due to reports of adverse side effects and orders by the Food and Drug Administration (FDA) to add warnings on product packaging, Bayer announced in mid-2018 that it will no longer be offering its Essure permanent birth control device in the U.S. Besides the health risks to women, continuing to offer the product could have led to a host of legal and reputational risks to the pharmaceutical giant.

Although it is very helpful to see examples, exactly how the risk manager goes about reducing a risk depends on many factors like impact, likelihood, velocity, culture, and others specific to the organization. Availability of resources is another important aspect which the risk manager must consider before considering risk reduction as a risk response.

4.2.3 Value at Risk (VaR)

The most commonly used measure of market risk is value-at-risk (VaR). Value-at-risk is a systematic methodology to quantify potential financial loss based on statistical estimates of probability. It is an estimate of the probability of a loss being greater than (or less than) a particular Rupee amount as a result of market fluctuations. VaR attempts to answer the question, ‘How much money might be lost?’ based on probabilities and within parameters set by the risk manager. VaR is commonly used to measure market risk in a portfolio of assets or exposures. It provides an estimate of the riskiness of a portfolio. In estimating potential for losses, it provides information about portfolio weaknesses and exposures that can be subsequently addressed by the risk manager.

VaR – a conceptual discussion

VaR is defined as the *worst loss scenario* arising out of unexpected fluctuations in the value of a portfolio over a given period of time which may be a single day or 10 days (used for the purpose of regulatory capital reporting) given a specified level of probability (referred as the confidence level).

For example, if a position has a daily VaR of ₹10 million at the 99 percent confidence level, it is meant that the realized daily losses from the position will on average be higher than Rs10 million on only one day in every 100 trading days. Thus VaR offers a *probability statement* about the potential change in the value of a portfolio resulting from a change in market factors over a specified period of time. It is important to note that the VaR measure does not state by how much actual losses are likely to exceed the VaR figure; it simply states how likely (or unlikely) it is that the VaR measure will be exceeded. Although VaR is a useful measure because of its ability to distill a great deal of information into a single number, there are advantages and limitations associated with it. Financial institutions and corporate treasuries require a method for reporting their risk that is readily understandable by non-financial executives, regulators and the investment public and they also require that this mechanism be scientifically rigorous. The answer is Value-at-Risk (VaR) analysis. VaR is a number that expresses the *maximum expected loss* for a given *time horizon* and for a given *confidence interval* and for a given position or portfolio of instruments, under normal market conditions, attributable to changes in the market price of financial instruments.

Suppose that investment managers of a big organisation has positions in foreign exchange, fixed income and equities. They need an assessment of what they can expect the worst case to be for the position overnight with a 95% degree of confidence. The VaR number gives this measurement. For example, if the portfolio manager have Rupees 100 million under management and an overnight-95% confidence interval VaR of Rupees four million. This means that 19 times out of 20 his biggest loss should be less than Rupees four million dollars. This measure of VaR can also be expressed as percentage of assets, in this case 4%.

Thus VaR provides a *single number* for summarizing the total risk of the portfolio.

☉ Advantages

- (i) Easy to understand: VaR is a single number that approximates the amount of risk in a portfolio. VaR

is presented either as a percentage of the value of a portfolio or simply in price units such as dollars. This makes it easy to understand and interpret.

- (ii) **Applicability:** VaR can be used to measure and make a comparison of risks across asset classes and portfolios. This equips the risk manager with relevant information on possible risks.
- (iii) **Acceptability:** The VaR figure is a widely accepted standard in the buying or selling of assets. Besides, it is acceptable to banking regulators. VaR has the same interpretation irrespective of the assets you are considering. Further, VaR is regularly seen in annual reports of financial companies.
- (iv) **Used for performance evaluation:** Instead of evaluating a firm's performance purely based on returns, a risk-adjusted return can be calculated by considering the level of risk taken. In this case, VaR can serve as an adjustment basis.
- (v) **Reliability:** VaR, as a measure of risk, can be verified by backtesting.

⦿ Limitations

- (i) **Depends on inputs and assumptions:** The parametric method³⁶, for instance, assumes that asset and portfolio returns follow a normal distribution. Consequently, one might end up using unrealistic return distributions as inputs. In turn, this will lead to underestimation of the real risk. Furthermore, the assumption by the historical simulation³⁷ method that the past performance of a portfolio is a good indicator of its performance in the near future is unrealistic.
- (ii) **Inconsistent results:** Different approaches to calculating VaR use varying assumptions and, as a result, end up getting different values of VaR of the same portfolio.
- (iii) **Misleading and a false sense of security:** When VaR is calculated at a confidence interval of 99%, then its interpretation is that there is a 99% probability that one will lose no more than the VaR value obtained. This may give an investor a false sense of security.
- (iv) **Difficult to calculate given large portfolios:** Having many diverse assets complicates the calculation of VaR. This is mainly because to obtain VaR, the correlation between the assets, as well as the risk and return of all the assets, must be calculated.
- (v) **Subjectivity:** Calculating the VaR involves choosing parameter estimates, distribution assumptions, percentage of loss, as well as the lookback period. These choices can immensely affect the VaR.

⦿ Significance of VaR³⁸

The investment manager gives the following simple statement;

“with X % confidence it can be stated that a maximum of V loss can occur in the next N days”

In this case

V = Maximum loss = VaR

N = time horizon

X = Confidence limit.

If it is given that the daily VaR is ₹100000 at 95% confidence it means that there is only 5% chance that loss will be greater than ₹100000 for a particular day. Thus VaR gives the potential loss (along with the likelihood of happening of the risk) in the market value of the portfolio.

³⁶ This is one method of calculating the VaR and is discussed subsequently.

³⁷ This is another method of calculating the VaR and is discussed subsequently.

³⁸ In 1994 J.P.Morgan created the RiskMetrics which is a methodology that an investor can use to calculate the value at risk (VaR) of a portfolio of investments. This was subsequently upgraded by the company in partnership with Reuters in 1996.

It is important to note that for calculating Banks capital requirement, regulators use $X=99$ and $N=10$ i.e., they use a 10 day VaR that is expected to exceed in only 1% case.

And Banks regulatory capital requirement $\geq 3 \times 10$ day VaR

The simple connotation of VaR is presented in figure 4.10

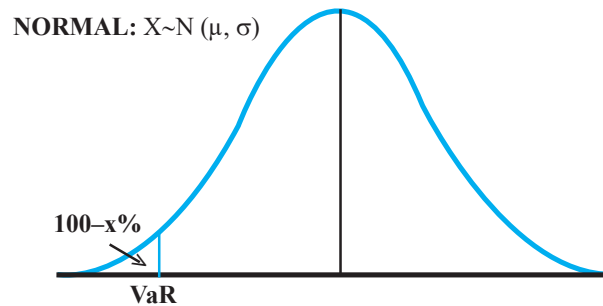


Figure 4.10 : VaR measure

In the simple case

N days = time horizon

$X\%$ = confidence interval

VaR = loss corresponding to the $(100 - X)$ percentile point of the distribution of the change in the market value of the portfolio over N days

In the first instance $N = 1$

Thus it is simple to calculate the one day VaR and then calculate the N day VaR

Given that

$$N \text{ day VaR} = \text{One day VaR} \times \sqrt{n}$$

(this formula is true only when changes in the value of the portfolio on each successive days have identical normal distribution with mean = zero, in all other cases the formula is an approximation. But as such it is widely used)

Banks capital requirement = 3 times \times 10 day VaR (99% confidence interval)³⁹

Thus capital level = $3\sqrt{n} \times 1$ day VaR (99%)

⊙ Calculation of VaR

The following procedure is followed to calculate the VaR of a position.

- ▲ *Step one:* a valuation of the current portfolio is made using current prices (on the assumption of the behaviour of the market factors).
- ▲ *Step two:* revaluation of the portfolio using a number of alternative prices based on changed market factors is to be made and the changed portfolio value is to be calculated.
- ▲ *Step three:* revaluing the portfolio gives a distribution of changes in value. Given this a portfolio VaR can be specified in terms of confidence levels.
- ▲ *Step Four:* the risk manager can calculate the maximum the firm can lose over a specified time horizon at a specified time horizon at a specified probability level.

³⁹On the assumption the Bank maintains the minimum requirement. As such this is the minimum requirement.

There are several ways to calculate value-at-risk. In implementing VaR the main issue is obtaining a series of directional data regarding various market factors. Various methodologies are applied to resolve this issue for each of the *three* methods that can be used to calculate VaR. The methods vary in their need for market data, the computing power required, and the ability to model different types of instruments. Value-at-risk calculations are typically obtained using one of the following three methods:

- a) **Historical method** - Values of the market factors for a particular historical period are collected and changes in these values over the time horizon are observed for use in the calculation.
- b) **Simulation method** - The first step is to define the parameters of the distributions for the changes in market factors, including correlations among these factors. Normal and log-normal distributions are usually used to estimate changes in market factors, while historical data are most often used to define correlations among market factors. The distributions are then used in a Monte Carlo simulation to obtain simulated changes in the market factors over the time horizon to be used in the VaR calculation.
- c) **Variance–covariance, analytic or parametric method** - This is similar to the historical method in that historical values of market factors are collected in a database. The next steps are then to:
 - (i) decompose the instruments in the portfolio into the cash equivalent positions in more basic instruments;
 - (ii) specify the exact distributions for the market factors (or ‘returns’); and
 - (iii) calculate portfolio variance and VaR using standard statistical methods.

Of the above three, the *variance – covariance approach* also referred as the *model building* approach is the most popularly used and thus is taken up for discussion in the following lines.

The standard assumption is that there are 252 working days in a year for the securities market. Given the assumption;

The yearly volatility of the portfolio (measured in terms of the standard deviation) is to be converted to daily volatility of the portfolio.

$$\sigma_{\text{year}} = \sigma_{\text{day}} \sqrt{252}$$

$$\sigma_{\text{day}} = \frac{\sigma_{\text{year}}}{\sqrt{252}}$$

Therefore, daily volatility (measured in terms of standard deviation) = 6% of annual volatility

Solved Case 4

Dr Sheldon has exposure to ₹10 million shares of Satyam.

He is interested to know the maximum loss level over a 10 day period and he needs to be 99% confident about the estimation. It is also known that the yearly volatility = 32%.

His friend Dr Amy posits that the calculation of the VaR at N= 10 and X =99% would be exact purpose for Mr Sheldon.

Dr Amy proceeds with the calculation by finding the daily volatility which is 6% of annual volatility.

Given,

$$\text{daily volatility} = 6\% \text{ of annual volatility} = 6\% \text{ of } 32\% = 1.92\% \approx 2\%$$

Since the exposure = ₹10 million

Standard Deviation (σ) of daily changes in value of position

$$= \text{exposure} \times \sigma_{\text{day}}$$

$$= ₹ 10 \text{ million} \times 2\% = ₹ 2,00,000$$

- ✦ The standard assumption is that
- ✦ expected change in the market variable over time = 0

A change in the value of the portfolio of Satyam shares over a one day period has a standard deviation of ₹ 2,00,000 and a mean of 0 (atleast approximately). It is also assumed that the change is *normally distributed*⁴⁰

Since Dr Sheldon wants to be 99% confident

$N(-2.33) = 0.01$ [This means that there is a 1% probability that a normally distributed variable will decrease in value by more than 2.33σ].

It means that there is 99% certainty that a normally distributed variable will not decrease by more than 2.33σ .

Thus,

One day 99% VaR for Dr Sheldon's portfolio consisting of single asset (Rs 10 million Satyam Shares)

$$= 2.33 \times ₹ 2,00,000 = ₹ 4,66,000. \text{ And}$$

$$10 \text{ day VaR} = 4,66,000 \times \sqrt{10} = ₹ 14,73,621$$

In continuation of the above it is assumed that Dr Sheldon sold his position in Sataym shares and decided to buy ₹5 million shares in HDFC. The standard deviation (σ_{year}) is given as 16%.

Similar to the above Dr Amy, a friend of Dr Sheldon wishes to estimate the maximum loss level over a 10 day period and she needs to be 99% confident about her estimation.

Given $\sigma_{\text{year}} = 16\%$ (yearly volatility = 16%)

Thus daily volatility is 1% (daily volatility = 6% of annual volatility = 6% of 16% = 0.96% \approx 1%)

Therefore standard deviation (daily) of the change in the value of the portfolio

$$= ₹ 50,00,000 \times 1\% = ₹ 50,000$$

Assuming the change is normally distributed,

One day 99% VaR for Dr Sheldon's portfolio consisting of single asset (₹5 million HDFC Shares) =

$$= ₹ 50,000 \times 2.33 = ₹ 1,16,500 \text{ and}$$

$$10 \text{ day } 99\% \text{ VaR} = ₹ 1,16,500 \times \sqrt{10} = ₹ 3,68,405$$

⊙ VaR and diversification of risk

Diversification of risk is considered in details in an earlier section of this study note. It is obvious from the discussion that the risk measured by standard deviation (σ) of a portfolio consisting of multiple securities is less than the sum total of the risk (σ) of the individual securities, given that the securities have zero correlation with each other or are negatively correlated which is a common phenomenon. In section 4.1.5. of this study note the portfolio risk (of a two asset (asset A and asset B) case is given as;

$$s_p = \sqrt{w_A^2 s_A^2 + w_B^2 s_B^2 + 2w_A w_B r_{AB} s_A s_B}$$

σ_A and σ_B = standard deviations of assets A and B, respectively

w_A and w_B = weights, or fractions, of total funds invested in assets A and B

ρ_{AB} = the correlation coefficient between assets A and B.

⁴⁰This is the fundamentally assumption for the model.

It is important to note that $r_{AB} = \frac{Cov(A,B)}{S_A S_B}$

It is interesting to note that the results of diversification is verifiable with VaR as well. Caselet 5 deals with the effects of diversification on risk in terms of the VaR.

Solved Case 5

Dr Sheldon is assumed to possess the two assets (discussed in Caselet 4) at the same time. Thus his portfolio consists of ₹10 million in share of Satyam and ₹5 million in shares of HDFC.

Similar to the above Dr Amy, a friend of Dr Sheldon wishes to estimate the maximum loss level over a 10 day period and she needs to be 99% confident about her estimation.

In this situation Dr Amy assumes that the returns from two shares have a bivariate normal distribution with a correlation of 0.3

She has already calculated the

daily volatility of Satyam shares = 6% of annual volatility = 6% of 32% = 1.92% ≈ 2% and

daily volatility of HDFC shares = 6% of annual volatility = 6% of 16% = 0.96% ≈ 1%

She also calculates the X and Y where

X = change in the value of the position in Satyam shares over a one day period

Y = change in the value of the position in HDFC shares over a one day period

(the standard assumption is that the changes in the value of the positions are normally distributed)

Therefore standard deviation (daily) of the change in the value of the Satyam

$$= \text{exposure} \times \sigma_{\text{day}}$$

$$= ₹10 \text{ million} \times 2\% = ₹200000 (\sigma_x)$$

Therefore standard deviation (daily) of the change in the value of the HDFC

$$= \text{exposure} \times \sigma_{\text{day}}$$

$$= ₹5 \text{ million} \times 1\% = ₹50000 (\sigma_y)$$

Thus the standard deviation of the change in the value of the portfolio consisting of both the stocks over a one day period is given as

The standard deviation of portfolio (Satyam + HDFC)

$$\begin{aligned} \sigma_p &= \sqrt{\sigma_{\text{satyam}}^2 + \sigma_{\text{HDFC}}^2 + 2 \rho_{\text{satyam, HDFC}} \times \sigma_{\text{satyam}} \times \sigma_{\text{HDFC}}}^{44} \\ &= \sqrt{200000^2 + 50000^2 + 2 \times 0.03 \times 200000 \times 50000} \\ &= 220227 \end{aligned}$$

(the mean change is assumed to be zero)

$$\text{One Day 99\% VaR} = 220227 \times 2.33 = ₹ 5,13,129$$

$$\text{Therefore, } = 10 \text{ days 99\% VaR} = 513129 \times \sqrt{10} = ₹ 16,22,657$$

The benefit of diversification is evident if Solved Case 4 and Solved Case 5 are considered together. The results of the above two cases are summarized below;

⁴⁴ It is important to note that the weights are already incorporated in the formula as these were used while calculating the daily volatility. The σ_{Satyam}^2 and σ_{HDFC}^2 of ₹ 2,00,000 and ₹ 50,000 respectively are calculated after incorporating the weights of the securities in the portfolio. Based on this the formula for σ_p has been modified.

1. 10 day 99% VaR of the portfolio (only Satyam Shares) is ₹ 14,73,621
2. 10 day 99% VaR of the portfolio (only HDFC Shares) is ₹ 3,68,405
3. And 10 day 99% VaR of the portfolio (both Satyam shares and HDFC Shares in the weight of 2:1) is ₹ 16,22,657

Thus benefit of diversification = ₹ 16,22,657 – (₹ 14,73,621 + ₹ 3,68,405) = ₹ 2,19,369

4.2.4 Introduction to Capital Adequacy Norms in Banking Industry

☉ Banking supervision

The Basel Committee on Banking Supervision (BCBS) was set up in 1974 by central bankers from G-10 countries. This endeavour was to re-build new international financial structures to replace the Bretton Woods system of the International Monetary Fund (IMF) which collapsed in 1971. The committee is headquartered in the offices of the Bank for International Settlements (BIS) in Basel, Switzerland. The primary global standard setter for the prudential regulation of banks and provides a forum for regular cooperation on banking supervisory matters. As of 2018, the committee comprises of 45 members comprising central banks and bank supervisors from 28 jurisdictions. Bank supervision, as described in the Basel Committee's core principles, is "to ensure that banks operate in a safe and sound manner and that they hold capital and reserves sufficient to support the risks that arise in their business". This is consistent with the view that the prudential regulation of banks helps to limit the costs associated with potential bank failures. Such costs involve losses to bank depositors, but also, to some extent, losses to taxpayers and other third parties. Although the traditional focus of banking supervision is on deposits and the protection of depositors, the broader impacts resulting from unsound operation may also be important. Accordingly, bank supervisors typically attempt to balance the desire to protect a subset of depositors through safety net arrangements (i.e., deposit insurance) with the need to mitigate moral hazard. In practice, this generally results in a supervisory program that strongly emphasizes the prevention of difficulties and promotes safe and sound practices.

The Key elements of the bank supervisory program to achieve these objectives typically include

- a) Efforts to ensure that bank policies and procedures conform with established sound practices,
- b) Ongoing monitoring of bank financial condition including periodic reporting,
- c) Capital regulation, and
- d) Limitations on permitted activities.

The Basel accord - A set of agreements set by the Basel Committee on Bank Supervision (BCBS), which provides recommendations on banking regulations in regards to capital risk, market risk and operational risk. The purpose of the accords is to ensure that financial institutions have *enough capital* on account to meet obligations and absorb unexpected losses.

Holding capital is a substitute for transferring or hedging risks. Smaller banks tend to concentrate on ownership and owner-managers, suggesting that they prefer more risk management to less. Since they have only limited access to sophisticated risk management, they need to hold (relatively) more capital. There are certain other reasons for the relatively lower leverage of smaller banks. Therefore it is easy to infer that the *capital structure choice* in banks is closely related to the underlying risks held on the books of a bank. The role of equity capital in banks is that of a substitute for transferring risk and, hence, that of a buffer that protects the bank against costly unexpected shocks to its capital base. Equity capital, therefore, ensures a bank's safety. This is the fundamental principle of banking regulation as propagated in Basel regulations.

☉ Basel I

Basel I, referred as the Basel Capital Accord, was documented in 1988. This was in response to the growing systemic risk in the financial market which was a natural consequence of the rapid internalisation of the banking system which significantly increased the integration and interdependence of financial markets. The Accord (along

with the subsequent amendments) is now the basis for bank capital regulations in more than 100 countries. The Basel Committee and bank supervisors generally have endorsed the need for capital regulations to apply at the consolidated level. This has been motivated by the view that bank and banking group problems are inevitably difficult to separate and by the need to prevent banking groups from artificially inflating their capital ratios through leverage.

The main issues of Basel I are given in the next few lines

- a) It is focused on credit risk as the predominant risk for banks. In April 1993 the Basel Committee released a package of proposed amendments to Basel I which proposed minimum capital requirements for banks' *market risk*. As per the amendments, the Banks would be required to identify a trading book and hold capital for *trading book* market risks and organization-wide *foreign exchange exposures*. Capital charges for the trading book would be based upon a crude *value-at-risk* (VaR) measure loosely consistent with a 10-day 95% VaR metric.
- b) It is based on the calculation of a ratio of capital to *risk weighted assets* and sets a minimum for this ratio at 8%.
- c) Capital under the Accord is divided into *tier one capital* (primarily equity and retained earnings) and *tier two* elements (e.g., general provisions and subordinated debt). This is a measure of the losses that a bank can absorb without a bank being required to cease trading. Banks need to maintain at least half of their capital in tier one elements. The other half of the capital is to be maintained in *tier two capital* which absorbs losses in the event of a winding-up and so provides a lesser degree of protection to depositors. In practice, this means that two separate Basel capital ratios are to be reported.
- d) There are four components of Tier II capital. These include:
 - (i) *Revaluation reserves*: These are reserves created by the revaluation of an asset. A typical revaluation reserve is a building owned by a bank.
 - (ii) *Provisions*: This category consists of losses that a bank may have of an as yet undetermined amount including from loans.
 - (iii) *Hybrid capital instruments*: This type of capital is a mixture of both debt and equity instruments. Preferred stock is an example of a hybrid instrument. A bank may include hybrid instruments in its Tier II capital as long as the assets are sufficiently similar to equity so losses can be taken on the face value of the instrument without triggering the liquidation of the bank.
 - (iv) *Subordinated debt*: Debt is subordinated in regard to ordinary bank depositors and other loans and securities that constitute higher-ranking senior debt.
- e) The first ratio of the ratios as mentioned in point 3 is known as the *total risk-based ratio*, consists of *total capital* as defined here (i.e., tier one *plus* tier two elements) divided by *risk-weighted assets*.

$$= \frac{\text{Tier I Capital} + \text{Tier II capital}}{\text{risk weighted assets}}$$

This is referred as capital charge which is also articulated as a *capital adequacy ratio* (CAR) of equity that must be held as a percentage of risk-weighted assets.

- f) The second ratio, known as the *tier one ratio*, is calculated by dividing *tier one capital* elements by *risk-weighted assets*.

$$= \frac{\text{Tier One Capital}}{\text{Risk - weighted Assets}}$$

- g) Clearly, if the *minimum total ratio* is 8%, and tier one must make up at least half of total capital, the minimum *tier one ratio* is effectively 4%.

- h) The banking regulator of a country tracks a bank's CAR to ensure that the bank can absorb a reasonable amount of loss and complies with statutory Capital requirements.
- i) It defines *risk weighted assets* such that all
- corporate and most retail loans receive a 100% risk weight, so that the effective capital charge on such assets is 8%.
 - Residential mortgage loans receive a 50% risk weight (4% capital charge).
 - Loans to OECD member sovereigns receive a 0% risk weight, so there is no capital charge on such assets.
 - Interbank loans to banks incorporated in OECD-member countries generally receive a 20% risk weight (1.6% capital charge), while those from other countries receive a 100% risk weight (8% capital charge).
- j) Implication of the *Capital Adequacy Ratio (CAR)*

This ratio is used to protect depositors and promote the stability and efficiency of financial systems around the world. Two types of capital are measured: *tier one capital*, which can absorb losses without a bank being required to cease trading, and *tier two capital*, which can absorb losses in the event of a winding-up and so provides a lesser degree of protection to depositors.

Illustration 2 (CAR)

The following information is available from XYZ Bank as on 31/03/2022.

The capital structure of the Bank comprise of

	₹ in Thousands
Tier One Capital	3000
Tier Two Capital	1000

The assets along with risk weights as on the same date are given below;

Types of Assets	₹ in Thousand	Risk Weights ⁴⁵
Debentures	9000	90%
Mortgage loan	45000	75%
Loan to Government	4000	0% ⁴⁶

In the case mentioned above the risk weighted assets are

Types of Assets	Risk Weighted Assets (₹ in Thousand)
Debentures	$9000 \times 90\% = 8100$
Mortgage loan	$45000 \times 75\% = 33750$
Loan to Government	$4000 \times 0\% = 0$

Total Risk Weighted Assets = ₹8100 + ₹33750 + ₹0 = ₹41850

$$\text{And the CAR} = \frac{\text{Tier I Capital} + \text{Tier II capital}}{\text{risk weighted assets}} = \frac{3000 + 1000}{41850} = 0.09768 = 9.78\%$$

Since the CAR = 9.78% ≥ 8% it is inferred that the bank has maintained the *regulatory capital* and is said to have enough capital to cushion potential losses and protect depositors' money.

⁴⁵ For details refer to point 10 above.

⁴⁶ As the loan to the government carries no risk, it contributes ₹0 to the risk-weighted assets.

The CAR alias *capital-to-risk weighted assets ratio* helps determine whether or not a bank has enough capital to take on any losses before becoming insolvent and losing depositor funds. It is important for a bank to monitor this ratio and adhere to regulatory requirements to avoid going insolvent and to protect its clients and the larger economy as a whole.

○ Basel II

Risk is categorised as either credit risk, market risk or operational risk. Under Basel I, the calculation of CAR included cushioning of credit risk and market risk was being added later. Basel II, an extension of Basel I, was introduced in 2004. It provided specific regulations which made CAR consists of *operational risk* along with credit and market risks. The Basel Committee replaced the 1988 accord (amended in 1996 and adopted in 1998) in April 2006. This is referred as the Basel II. It includes more sophisticated treatment of credit risk. Basel II also addresses *Operational risk* among other things. It should be noted that RBI has suggested CAR of 9%⁴⁷ while it is set at 8 percent internationally. The banks in India have kept a CAR in excess of 9% depending on the riskiness of assets in their portfolio. Basel II norms consist of three pillars (Figure 4.12).

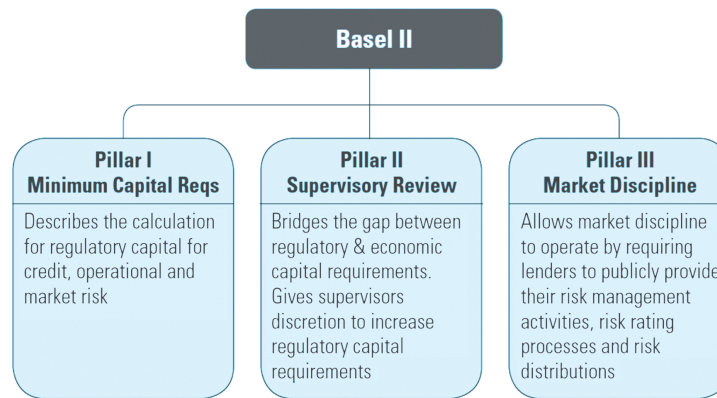


Figure 4.12: Three Pillars of Basel II

The *first pillar*, minimum capital requirements, develops and expands on the standardised 1988 rules. The risk-weighting system describes and replaces the earlier system by using external credit ratings. The basic aspect of maintaining a minimum CAR is maintained. In addition two approaches are included which includes:

a) Standardized approach

The standardized approach is suitable for banks with a smaller volume of operations and a simpler control structure. It involves the use of *credit ratings* from external credit assessment institutions for the evaluation of the creditworthiness of a bank's debtor.

b) Internal ratings-based approach

The *internal ratings based* (IRB) approach is suitable for banks engaged in more complex operations, with more developed risk management systems. There are two IRB approaches for calculating capital requirements for credit risk based on internal ratings:

- ▲ Foundation Internal Ratings based approach (FIRB): In FIRB, banks use their own assessments of parameters such as the Probability of Default, while the assessment methods of other parameters, mainly risk components such as Loss Given Default and Exposure at Default, are determined by the supervisor and

⁴⁷ <https://www.rbi.org.in/scripts/NotificationUser.aspx?Id=12182>

- Advanced Internal Ratings-based approach (AIRB): Under the AIRB approach, banks use their own assessments for all risk components and other parameters.

For *operational risk capital estimation*, there are three approaches:

- Basic Indicator Approach (BIA),
- The Standardized Approach (TSA) and
- Advanced Measurement Approach (AMA).

Under *BIA*, the capital charge is derived as a fixed multiple (alpha=15%) of three years average gross income of Banks.

Under *TSA*, different business lines are assigned individual gross activity measures and the regulators determine the appropriate fixed multiple (beta) to calculate the regulatory capital requirement. The exposure indicator is gross income of various business lines of the Bank. The beta values range from 12% to 18%. Many Banks of India have already adopted BIA as well as TSA.

Under the *advanced measurement approach (AMA)* banks have to use their internally defined risk parameters based on their historical internal loss data on Frauds, Business disruption & system failures, Execution, Delivery and Process, Transaction processing risk, Employment practices, Business Practices etc. Loss history represents the inherent operational risks and the state of the controls at a point in time. Loss data to be categorized according to an event-driven taxonomy that enables banks to have a risk profile for each event. Finally Banks can use Value at Risk (VaR) models to estimate figure for unexpected loss and operational risk capital subject to the regulatory review and approval. Some banks in India have applied for AMA. Involvement of Board of directors and senior management is a must for adopting AMA in a Bank.

The **second pillar** is the supervisory review of capital adequacy which seeks to ensure that a bank's position is consistent with its overall risk profile and strategy, and as such encourages early supervisory intervention. Supervisors want the ability to require banks which show a greater degree of risk to hold a minimum capital in excess of 8 %. This is meant to identify the risk factors not captured in pillar one. For most lenders, the second pillar process results in a higher regulatory capital requirement. This requires banks to think about the whole spectrum of risks they might face including those not captured at all in pillar one such as interest rate risk. The supervisor is responsible for ascertaining whether the bank uses appropriate assessment approaches and covers all risks associated which includes the following.

- Internal Capital Adequacy Assessment Process (ICAAP):** A bank must conduct periodic internal capital adequacy assessments in accordance with their risk profile and determine a strategy for maintaining the necessary capital level.
- Supervisory Review and Evaluation Process (SREP):** Supervisors are obligated to review and evaluate the internal capital adequacy assessments and strategies of banks, as well as their ability to monitor their compliance with the regulatory capital ratios.
- Capital above the minimum level:** One of the added features of the framework Basel II is the requirement of supervisors to ensure banks maintain their capital structure above the minimum level defined by Pillar 1.
- Supervisor's interventions:** Supervisors must seek to intervene in the daily decision-making process in order to prevent capital from falling below the minimum level.

The **third pillar**, market discipline, encourages high disclosure standards and enhances the role of market participants in encouraging banks to hold adequate capital. This pillar aims to ensure market discipline by making it mandatory to disclose relevant market information. This is done to make sure that the users of financial information receive the relevant information to make informed trading decisions and ensure market discipline.

Comparison between Basel I and Basel II

Basel - I (1988 with amendments in 1996) – Based on Methodology for Capital Adequacy	Basel- II (to be in place by 2006 in G-10 countries and in India in 2008)- Basel II based on 3 pillars.
<ul style="list-style-type: none"> Capital adequacy based on Risk Weighted Assets 	<ul style="list-style-type: none"> Capital adequacy based on Risk Weighted Assets)
<ul style="list-style-type: none"> Not risk sensitive. Prescriptive. 	<ul style="list-style-type: none"> Risk sensitive.
<ul style="list-style-type: none"> All credit exposures carried risk weight of 100 %, except for some sovereign exposures and mortgages. 	<ul style="list-style-type: none"> Credit exposures carry risk weights based on credit qualities.
<ul style="list-style-type: none"> Risk Capital = Credit exposure × Risk Weights ×8 per cent 	<ul style="list-style-type: none"> Risk capital: Similar to Basel I. But efficient Banks can have lesser capital than others.

Implications	
<ul style="list-style-type: none"> Every bank have to maintain same 8 % CAR. Thus, there is no incentive on quality of assets. As a result credit quality is lowered to increase returns. 	<ul style="list-style-type: none"> Banks with good quality assets have incentives because they can manage with lower capital.
<ul style="list-style-type: none"> Low rated exposures are subsidized by high rated exposures 	<ul style="list-style-type: none"> Better quality assets requires lesser capital
<ul style="list-style-type: none"> No provision for economic pricing by banks 	<ul style="list-style-type: none"> Risk pricing can be done by banks based on credit risk perception.
	<ul style="list-style-type: none"> Provision exists for economic pricing by banks

Basel III⁴⁸

Basel III is an internationally agreed set of measures developed by the Basel Committee on Banking Supervision in response to the financial crisis of 2007-09. The measures aim to strengthen the regulation, supervision and risk management of banks. These set of new guidelines aims to improve the banking sectors' ability to absorb shocks from financial stress by;

- strengthening resilience against future shocks;
- supplementing the current recovery process and
- reducing the risk spillover to the real economy.

Basel III supplements new canons of market risk, credit risk and liquidity risk (this is particularly included in response to the global crisis). The guidelines pivots around the certain specific issues of Risk Management which are given in the next few lines;

- Enhanced quality and quantity of capital instruments
- Revision of credit risk weights (securitization and counterparty risk)
- Enhanced market risk capital charge
- Introduction of new global liquidity standards
- sound compensation practices
- Leverage ratio

It identified the key reasons that caused the financial crisis as poor corporate governance, liquidity management, over-levered capital structures due to lack of regulatory restrictions, and misaligned incentives as specified in earlier documents. It proposed to strengthen the minimum capital requirements outlined in Basel I and II. In addition, it

⁴⁸ The voluntary deadline for implementing the new rules was originally 2015. But due to certain exigencies the date of implementation has been rescheduled a number of time and currently stands at Jan. 1, 2023

introduced various capital, leverage, and liquidity ratio requirements. According to regulations in Basel III, banks were required to maintain the following financial ratios:

- a) Capital Ratio = $\geq 4.5\%$
- b) Leverage Ratio = $\geq 3.0\%$
- c) Liquidity Coverage Ratio = $\geq 100\%$

** Assets are considered to be HQLA if they can be easily and immediately converted into cash at little or no loss of value. Thus HQLA is simply connoted as liquid assets

A key element of new definition is the greater focus on “common equity” (paid up equity capital, reserves, retained earnings etc.). In addition to raising the quality of the capital base, banks need to ensure that all material risks are captured in the capital framework. What counts as core capital may impact the Indian banking sector’s competitiveness significantly.

As per the RBI’s new Basel III capital regulation⁴⁹, common equity (or core Tier I) should be at least 5.5% (1% higher than the original Basel III rule) & minimum Tier I capital should be at least 7% of total risk weighted assets. There should be predominance of common equity and Tier I regulatory capital. Common equity 78.57% of Tier I capital & total Tier I capital should be at least 77.58% of total minimum capital (as per RBI’s Basel III circular). Basel III regulation expects that Banks for its survival in future must understand the importance of people perception about a Bank’s liquidity condition (short term as well as long term) besides internal management of liquidity. It emphasized that banks’ liquid assets should be sufficient enough to cover net cash outflow.

Basel III urges banks to maintain high credit ratings to ensure greater solvency and to avoid costs of raising additional capital under unavoidable market conditions. It expects that bank should create buffer in good time so that it can be used in bad time. The regulator may take Credit to GDP ratio as a measure of balancing factor and calibrating measure.

⁴⁹ https://rbidocs.rbi.org.in/rdocs/content/pdfs/FBSEIII020512_I.pdf

A corporation is defined as a legal entity that is distinct and separate from its owners. Consequentially, a sole-trader is, as such, not considered as a corporation. Furthermore, corporations enjoy similar rights & responsibilities that individuals possess, for example; rights to enter into contracts, obtain finance, enter litigation, appoint employees, acquire assets and pay taxes. *Limited Liability* is most significant aspect of a corporation, meaning that the owners/shareholders cannot be held individually liable for the firm's debts. Thus the issue of failure or success of a corporation is an important aspect as there are various stakeholders who are associated with the corporation and there is *ripple effect* which affects even the economy at large, when a corporation fails. A corporation is said to be in distress when it performs poorly for certain number of years and there is no chance of revival. With this is associated the aspect of loss of market share. Corporate failure is the ultimate form of financial distress. Corporate failure (CF) is said to occur when a company can cease to exist either through a liquidation or by receivership and as such CF may be textualized simply as a company going out of business. CF entails discontinuation of company's operations leading to inability to reap sufficient profit or revenue to pay the business expenses. It happens due to poor management, incompetence, and bad marketing strategies. Thus consistent insufficiency in profit along with declining revenue which is brought about by declining market share are the main aspects of CF. As such the term failure has multiple meanings; hence, financial literature is yet to zero down on one particular definition of the what is meant by the term corporate failure means. The meaning differs from country to country as per the law of the land. In India, the *Insolvency and Bankruptcy Code, 2016* (IBC) is the bankruptcy law which consolidates the framework by creating a single law for insolvency and bankruptcy. The focus of the legislation is on default payments by corporate debtors. The *Code* provides for voluntary liquidation proceedings by corporate person who intends to liquidate itself and has not committed any default and can pay off its debts fully from proceeds of liquidation of its assets. In US, CF is defined as *a court filing by a company under Chapter 7 or 11 of the U.S Bankruptcy Code or other national codes*.

As such there are *three indicators* of corporate failure.

- a) Low profitability
- b) High gearing
- c) Low liquidity

Each of these three symptoms may be indicated by trends in the company's accounts. The symptoms are interrelated. The classic path to corporate failure starts with the company experiencing low profitability.

Corporate failure occurs when a company cannot achieve satisfactory return on capital over the longer term. If unchecked, the situation is likely to lead to an inability of the company to pay its obligations as they become due. If a company is in financial distress, corporate failure will follow unless the company's problems can be identified and corrected. Therefore, it is important that we can recognise the main causes of financial distress. The *five important causes* of financial distress in a business are:

- ⊙ **Revenue failure**, caused by either internal or external factors. Revenue failure may be through a loss of orders (market failure) or through the acceptance of business which does not contribute to the growth of shareholder value.
- ⊙ **Cost failure**, caused by weak cost control, changes in technology, inappropriate accounting policies, inadvertent or exceptional cost burdens, poor financial management or failure of effective governance.
- ⊙ **Failure in asset management**, through failure to invest in appropriate technology, poor working capital management, inappropriate write off and reinvestment or poor organisation of the available assets.
- ⊙ **Failure in liability management**, through failure to manage the company relationship with the money markets, weak control of interest rate risk and currency risk or unsustainable credit policies.
- ⊙ **Failure of capital management**, through either over or under-capitalisation or poor management of the company relationship with the capital markets and in particular the company debt portfolio and the optimisation of its cost of capital.

A major study (Grinyer, Mayes et al., 1988) examined reasons of firms' performance decline. In the study, the main reasons have been categorised as:

- a) adverse changes in total market demand
- b) intensification of competition
- c) high cost structure
- d) poor financial controls
- e) weak management
- f) failure of a large project
- g) poor marketing effort
- h) poor acquisitions
- i) poor quality.

Some of the issues mentioned above are not strategic issues and thus much can be done, by strong management accounting, to reduce costs, improve financial information and controls, improve project management and quality control systems, without changing strategy. It is important to note that strategic management always builds on good operations management. No strategy can compensate for operational inefficiency in the long run.

However, many of the items included above involve changes in the marketplace, and the way that competition is carried out which are strategic issues. The main aspect of strategy is about adapting the firm to such changes thus the above mentioned issues are strategic failure which occur when the organisation does not change as quickly as the market.

Thus there are two aspects of CF; *strategic failure* and *operational failure* which impacts the performance of the company.

4.3.1 Corporate Distress Analysis

Financial distress is an indicator that the CF is imminent. It leads to bankruptcy of firm which features systemic impact on both macro and micro economy of the country unless a *turnaround* strategies are successfully implemented. Industry characteristics too play an important role in endurance of firm and successively with its financial strategies. Compulsion to evaluate the financial strength of firm is a significant aspect for both internal and external stakeholders, especially creditors who are greatly impacted if the company defaults on payments. Information that firm is approaching distress can set out managerial actions to anticipate problems before they occur. Financial distress, relatable to a

company, is termed as corporate distress. This is negatively connoted to mean the deteriorating financial health of a company. The company is confronted with a temporary liquidity shortage and with difficulties resulting in a failure to meet financial obligations. Companies defaulting on payment are downgraded by credit rating agencies and this has serious market implications. Thus it is a primary issue to differentiate between a *financially sound* company and a *financially distressed* company. In order to be able to answer this question with justification, it is imperative to identify the causes of the failure. As per existing financial literature a standard set of causes is yet to be formulated. For that matter there cannot be a standard set of causes since the perspectives varies significantly across countries. However reserachers have theorized various causes of CF some of which are given in the following lines.

Mitroff (2001) posits *seven* basic causes of financial health deterioration:

- a) **Economic causes** - strikes, labor riots, market failure, a decline in core earnings and sharp changes in market prices.
- b) **Information causes** - incorrect information, loss of protected and confidential information, machinations with computer data processing, loss of sensitive data related to customers, suppliers and other stakeholders.
- c) **Physical causes** - loss, destruction or damage to important assets - raw materials, machinery and equipment, means of transport.
- d) **Human resources** - departure, loss of key experts or managers, lack of skilled workforce in the labor market.
- e) **Reputation** - defamation, spreading false or alarming news about the company, damaging the good name of the business, theft of intellectual property, imitation of business logo.
- f) **Causes of criminal nature** - hostile takeover, terrorism, violence at the workplace.
- g) **Natural disasters** - earthquakes, fires, floods, hurricanes, whirlwinds, volcano eruptions, etc

In another study⁵⁰ the casues of business financial health deterioration are identified as *endogenous* and *exogenous* causes. The study theorize exogenous factors as those that can only affect companies in a minimal way but the company cannot be separated from the current dynamically evolving environment. The major causes as given in the study are listed below;

a) Endogenous causes

- ▲ weak management and its mistakes,
- ▲ insufficient financial control,
- ▲ poor management of working capital
- ▲ high expenses,
- ▲ insufficient marketing,
- ▲ undertaking projects which are too large for the company,
- ▲ excessive production volume compared to the structure of financing,
- ▲ negative impacts of mergers and acquisitions,
- ▲ inappropriate financial policy of the company,
- ▲ incorrect and ambiguous in-house policies that lead to the lack of commitment and confusion between employees during their fulfillment.

b) Exogenous causes

- ▲ negative changes in market demand for the company's products,
- ▲ competition,
- ▲ change in input commodity prices in an unfavorable direction

⁵⁰ S. Slatter and D. Lovett, Corporate Turnaround: Managing in Distress, Middlesex: Penguin Books, London, 1999.

4.3.2 Corporate Distress Prediction Models - Altman's Z Score, Beinish M, NCAER Models

⦿ Introduction

A study of financial literature suggest that specifically four generic terms namely *failure*, *insolvency*, *default*, and *bankruptcy* are used interchangeably to indicate that a company is in financial distress. In the following lines a broad inteospection of the *four* terms are presented.

- ⦿ *Failure*, by economic criteria, means that the realized rate of return on invested capital, with allowances for risk consideration, is significantly and continually lower than prevailing rates on similar investments. The term *business failure* was later adopted by Dun & Bradstreet (D&B) and includes to mean “businesses that cease operation following assignment or bankruptcy; those that cease with loss to creditors after such actions or execution, foreclosure, or attachment; those that voluntarily withdraw, leaving unpaid obligations, or those that have been involved in court actions such as receivership, bankruptcy reorganization, or arrangement; and those that voluntarily compromise with creditors”.
- ⦿ *Insolvency* is a term which depicts negative firm performance and is generally used to mean *technical insolvency* exists when a firm cannot meet its current obligations, signifying a lack of liquidity. *Insolvency* in a bankruptcy sense is more critical and usually indicates a chronic rather than temporary condition. A firm finds itself in this situation when its total liabilities exceed a fair valuation of its total assets. The real net worth of the firm is, therefore, negative.
- ⦿ *Defaults*, another term associated with financial distress, can be *technical and/or legal* and always involve the relationship between the debtor firm and a creditor class. Technical default takes place when the debtor violates a condition of an agreement with a creditor and can be the grounds for legal action. When a firm misses a scheduled loan or bond payment, usually the periodic interest obligation, a *legal default* is said to arise.
- ⦿ *Bankruptcy* is the fourth definition of financial distress. Bankruptcy refers to the erosion of the net worth position of an enterprise (discussed earlier). A second, more observable type is a firm's *formal declaration of bankruptcy* in a judicial court, which is accompanied by a petition either to liquidate its assets or attempt a recovery program (also referred as turnaround programme). This procedure is legally referred to as a *bankruptcy reorganization*.

Whatever the generic name of the financial distress it may be simply referred as a situation when a firm is unable to generate revenue to meet its financial obligations. It defaults on its payments to creditors and other long term loans which ultimately leads to bankruptcy. Thus there is enormous cost associated with financial distress which may be segregated as *direct costs* and *indirect costs*. Direct costs include legal, administrative, and accounting costs while indirect costs include loss of sale, uncertainty in events of natural calamity, affected supplier, and employee nature with the company. Indirect cost is more associated with the incidence of possible bankruptcy. Costs of financial distress make it difficult for companies to further raise finance. These costs also lead to companies reducing the debt levels comparatively. Early prediction of financial distress helps companies to minimize the impact of failure and even assits firms to turnaround. Over the years various prediction models has been developed by researchers on the basis of specific assumptions. In the next section some of the models are presented after dealing with some early developments.

⦿ Prediction models

Most of the initial studies on corporate distress prediction are univariate (single factor analysis) depicted through single ratio analysis. The most widely recognized univariate study is that of Beaver [1966]. In 1968, Altman published the first multivariate study which is considered as one of the most important studies in the arena of bankruptcy prediction models. Two specific period can be traced; one prior to 1968 (Altman's model) and the other

after publication of the Altman model. In the prior period, all the studies for bankruptcy prediction were univariate models based which focused on individual ratios and sometimes compared ratios of failed companies with those of successful firms.

⊙ Phase One – The univariate models

The most important study of the period is the one made by Beaver in 1966. He compared the mean values of 30 ratios of 79 failed and 79 non-failed firms in 38 industries. He tested the individual ratios' predictive abilities in classifying bankrupt and non-bankrupt firms. Beaver posited that *Net Income to Total Debt* is a ratio with highest predictive ability (92% accuracy one year prior to failure). The *Net Income to Sales* with a score of 91% is ranked second on the basis of predictive ability. The *Net Income to Net Worth*, *Cash Flow to Total Debt*, and *Cash Flow to Total Assets* are all ranked third with predictive ability score of 90%. The most important aspect of the study is that Beaver theorized that multiple ratios considered simultaneously may have higher predictive ability than single ratios. This is radically changed the arena of research on bankruptcy prediction models as the era of multivariate studies ensued.

⊙ Phase two – multivariate models

On the basis of Beaver's theorization about greater predictive ability of a combination of multiple ratios in bankruptcy prediction a number of studies developed which are also based on multivariate analysis. One of the most popular studies is the multivariate bankruptcy prediction model developed by E.I. Altman (1968) from New York University in the late 1960's which is also the first of its kind. After this pioneering work, the multivariate approach to failure prediction spread worldwide and more than 165 studies⁵¹ were made during this second phase which are beyond the scope of this studynote.

⊙ Altman Z Score Model

Edward Altman suggested a multiple discriminant analysis (MDA) as the appropriate statistical technique in his financial distress prediction model. MDA is a statistical technique used to classify an observation into one of several priori groupings dependent upon the individual characteristics of observations. For the adaptation of the MDA model, it is crucial how the sample of firms are categorised into two groups of interest, bankrupt and nonbankrupt, and the variables of the model are selected with specific reference to the two groups selected. Then statistical judgment rule of maximizing the between group variance relative to the within-group variance and is articulated as the ratio of the between group to the within-group variance. A linear combination of the variables utilized is formed into an equation:

$$Z = a + b_1 X_1 + b_2 X_2 + b_3 X_3 + \dots + b_n X_n$$

Where Z is the score,

a is the constant

b is the discriminant coefficient (1 to n, for each independent variable)

X are the independent variables

Edward Altman used the MDA analysis in creating the Altman-Z score. In the study selected financial ratios were used for model building. This ratios were based on the balance sheet and income statement data. Altman compiled a list of 22 potentially important financial ratios for evaluation. He classified these variables into five standard ratios categories: liquidity, profitability, leverage, solvency, and activity ratios. From the original list of 22 financial ratios, Altman selected *five* ratios for the profile as doing the "best" overall job in the prediction of corporate bankruptcy.

Thus it is reasonable to state that the Altman Z-Score is an analytical representation created by Edward Altman in the 1960s which involves a combination of *five* distinctive financial ratios weighted by coefficients used for determining the odds of bankruptcy amongst companies. The coefficients were estimated by identifying a set of firms

⁵¹ A Review of Bankruptcy Prediction Studies: 1930 to Present Author(s): Jodi L. Bellovary, Don E. Giacomino and Michael D. Akers Source: Journal of Financial Education , WINTER 2007, Vol. 33.

which had declared bankruptcy and then collecting a matched sample of firms which had survived, with matching by industry and approximate size (assets). In table 4.4 a snapshot of the various ratios along with the coefficients used are presented.

The final discriminant function estimated by Altman (1968) is as follows:

$$Z = 1.2 X_1 + 1.4 X_2 + 3.3 X_3 + 0.6 X_4 + 0.999 X_5$$

where

$$X_1 = \frac{\text{Working Capital}}{\text{Total assets}}$$

$$X_2 = \frac{\text{Retained earnings}}{\text{Total assets}}$$

$$X_3 = \frac{\text{Earning before Interest and Taxes}}{\text{Total assets}}$$

$$X_4 = \frac{\text{Market Value of equity}}{\text{Book Value of total liabilities}}$$

$$X_5 = \frac{\text{Sales}}{\text{Total assets}}$$

Z = Overall Index

Table 4.4: A Snapshot of Ratio and Coefficients in Altman's Z score

Financial Ratios		Implications	Coefficients
$X_1 =$	Net working capital to Total assets	The value of a company's working capital determines its short-term financial health. A positive working capital means that a company can meet its short-term financial obligations. In contrast, negative working capital means that a company will struggle to meet its short-term financial obligations because there are inadequate current assets.	1.2
$X_2 =$	Retained Earnings to Total assets	If a company reports low retained earnings to total assets ratio, it means that the company is financing its expenditure using borrowed funds rather than funds from its retained earnings. It increases the probability of a company going bankrupt. On the other, a high retained earnings to total assets ratio shows that a company uses its retained earnings to fund capital expenditure. It shows that the company has been profitable over the years, and it does not need to rely on borrowings.	1.4
$X_3 =$	EBIT to Total assets	It measures the productivity of assets employed in a firm. In fact the existence of a firm is based on the profitability. This ratio demonstrates a company's ability to generate enough revenues to stay profitable and fund ongoing operations and make debt payments.	3.3

Financial Ratios		Implications	Coefficients
$X_4 =$	Market value of Equity to Total liabilities	The ratio shows the degree to which a company's market value would decline when it declares bankruptcy before the value of liabilities exceeds the value of assets in the balance sheet. A high market value of equity to total liabilities ratio can be interpreted to mean high investor confidence in the company's financial strength.	0.6
$X_5 =$	Sales to Total Assets	It measures the sales generating ability of the firm's assets and management capacity in dealing with competitive conditions.	0.999

⦿ Implications of Z-Scores

The model is such developed that the lower the Z-score, the higher the odds that a company is heading for bankruptcy. A Z-score that is *lower than 1.8* means that the company is in financial distress and with a high probability of going bankrupt.

On the other hand, a score of 3 and above means that the company is in a safe zone and is unlikely to file for bankruptcy.

A score of *between 1.8 and 3* means that the company is in a grey area and with a moderate chance of filing for bankruptcy.

The model of Altman Z-Score has historically proven to be highly effective in determining the actual course of action for companies, primarily because of the reason that it gives a much-needed insight to the investors regarding their investment decisions in the company. Thus investors use Altman's Z-score to make a decision on whether to buy or sell a company's stock, depending on the assessed financial strength. If a company shows a Z-score closer to 3, investors may consider purchasing the company's stock since there is minimal risk of the business going bankrupt in the next two years.

However, if a company shows a Z-score closer to 1.8, the investors may consider selling the company's stock to avoid losing their investments since the score implies a high probability of going bankrupt. From the above discussion the suggested rules for interpretation of the financial health of the firms, based on their Z scores are inferred;

- Z score above 2.99 – The firms are financially safe and healthy.
- Z score between 1.81 and 2.99 – The Company is on alert and is said to be in the *Gray zone*.
- Z score less than 1.81 – At this stage there is chance of the firm going into bankruptcy in the next two years. This is also referred as the *Distress zone*.

Solved Case 6

Mr Hajime is considering investing in bonds of two companies; *Lotus Inc* and *Woodex Inc*. He has a recently received a sum of ₹35,50,000 from sale of a market related insurance product which he invested in 10 years back. He is nearing retirement age and desire to undertake minimal risk in his investment. He is also worried about the default risk associated with his investment and desire to assess the chance of the company (in which he invests) going bust. For the purpose of the financial assessment he recalls his childhood friend Simmamoto (he does not know whether she is married or not) who is currently into financial consultancy. He requests her to assess the bankruptcy risk associated with the two companies; *Lotus Inc* and *Woodex Inc*. For the purpose she looks into the financial statements of the two companies which are extracted from the annual reports and are given below;

Relevant particulars from the annual reports of Lotus Inc

Particular	Amount
Working Capital	₹10,00,000
Retained Earnings	₹5,00,000
Earnings Before Interest and Taxes	₹7,50,000
Market Value of Equity	₹15,00,000
Sales	₹12,00,000
Total Assets	₹10,00,000
Total Liabilities	₹10,00,000

From the above particulars she calculates the the *Altman Z-Score* for Lotus Inc as follows;

$$Z = 1.2 X_1 + 1.4 X_2 + 3.3 X_3 + 0.6 X_4 + 0.999 X_5$$

where

$$X_1 = \frac{\text{Working Capital}}{\text{Total assets}} = \frac{10,00,000}{10,00,000} = 1$$

$$X_2 = \frac{\text{Retained earnings}}{\text{Total assets}} = \frac{5,00,000}{10,00,000} = 0.5$$

$$X_3 = \frac{\text{Earnings before Interest and Taxes}}{\text{Total assets}} = \frac{7,50,000}{10,00,000} = 0.75$$

$$X_4 = \frac{\text{Market Value of equity}}{\text{Book Value of total liabilities}} = \frac{15,00,000}{10,00,000} = 1.5$$

$$X_5 = \frac{\text{Sales}}{\text{Total assets}} = \frac{12,00,000}{10,00,000} = 1.2$$

Therefore, Altman Z-Score (Z) is given as

$$Z = 1.2 X_1 + 1.4 X_2 + 3.3 X_3 + 0.6 X_4 + 0.999 X_5$$

$$Z = 1.2 \times 1 + 1.4 \times 0.5 + 3.3 \times 0.75 + 0.6 \times 1.5 + 0.999 \times 1.2$$

$$Z = 6.4738$$

Simmamoto refers to the inference of the model which states that Z score above *three* indicates that the company under consideration is financially healthy.

Now she refers to the annual reports of *Woodex Inc* and the following is extracted by her for the purpose of calculation of the Z score of *Woodex Inc*.

Relevant particulars from the annual reports of Lotus Inc

Particular	Amount
Working Capital	₹20,00,000

Retained Earnings	₹9,50,000
Earnings Before Interest and Taxes	₹7,50,000
Market Value of Equity	₹18,00,000
Sales	₹15,00,000
Total Assets	₹12,00,000
Total Liabilities	₹12,00,000

From the above particulars she calculates the the *Altman Z-Score* for Lotus Inc as follows;

$$Z = 1.2 X_1 + 1.4 X_2 + 3.3 X_3 + 0.6 X_4 + 0.999 X_5$$

where

$$X_1 = \frac{\text{Working Capital}}{\text{Total assets}} = \frac{20,00,000}{12,00,000} = 1.67$$

$$X_2 = \frac{\text{Retained earnings}}{\text{Total assets}} = \frac{9,50,000}{12,00,000} = 0.79$$

$$X_3 = \frac{\text{Earnings before Interest and Taxes}}{\text{Total assets}} = \frac{7,50,000}{12,00,000} = 0.625$$

$$X_4 = \frac{\text{Market Value of equity}}{\text{Book Value of total liabilities}} = \frac{18,00,000}{12,00,000} = 1.5$$

$$X_5 = \frac{\text{Sales}}{\text{Total assets}} = \frac{15,00,000}{12,00,000} = 1.25$$

$$Z = 1.2 \times 1.67 + 1.4 \times 0.79 + 3.3 \times 0.625 + 0.6 \times 1.5 + 0.999 \times 1.25$$

$$\mathbf{Z = 7.32125}$$

Simamoto refers to the inference of the model which states that *Z* score above three indicates that the company under consideration is financially healthy.

Comparing the *Z* scores of the two companies *Lotus Inc* and *Woddex Inc*, Simamoto advises Hajime that both the companies have pretty good scores and are considered to be financially healthy since the *Z* score of the companies under consideration is substantially higher than *three*.

$$\mathbf{Z_{Lotus Inc} = 6.4738}$$

$$\mathbf{Z_{Woddex Inc} = 7.32125}$$

However there is slight difference in the scores and from the above it is clear that $Z_{Woddex Inc} > Z_{Lotus Inc}$. Thus Simamoto advises Hajime that though both the companies are in safe as regards to bankruptcy risk it may be stated that *Woddex Inc* is a slightly safer company to invest than *Lotus Inc* as projected by the Altman *Z* score.

Other Models

There is wide array of literature on predictable ability of the models on corporate failure⁵². A review of literature suggest that since 1968 the prime methods used for development of various models on corporate failure and its prediction are

⁵² A detail review of the various models is presented in the paper; A Review of Bankruptcy Prediction Studies: 1930 to Present Author(s): Jodi L. Bellovary, Don E. Giacomino and Michael D. Akers Source: Journal of Financial Education, WINTER 2007, Vol. 33

- ▲ *multivariate discriminant analysis (MDA),*
- ▲ *logit analysis,*
- ▲ *probit analysis, and*
- ▲ *neural networks.*

The early studies were dependant on MDA and with advent of time the other methods started were more and more used. It is important to note that the predictive ability of a model is dependant on the accuracy of the model which target at reducing the Type I and Type II errors.

When a bankrupt firm is classified as a non-bankrupt firm, Type I error is said to have occurred. Thus when a model predicts a to-be – bankrupt firm as a non bankrupt firm the predictive ability of the model is seriously questioned. On the other, Type II errors occur when non-bankrupt firms are misclassified as bankrupt firms. As such, Type I errors are more costly than Type II errors for several reasons including loss of business (audit clients), damage to a firm's reputation, and potential lawsuits/court costs. It is important to note that the on the basis of *highest accuracy*⁵³ of all the models developed on the basis of MDA and also for models developed on neural network is 100%. Models developed on probit analysis is 98% (ranks second). And models developed logit analysis ranks third with 84% accuracy. Thus it may be noted that MDA and neural network models have provided the highest success rates amongst the numerous studies developed for predicting financial distress of companies.

◎ **Beneish M**

One of the major causes of financial distress of companies and consequently its bankruptcy is corporate fraud. Altman's study along with all other corporate distress prediction models are developed on the basis of accounting numbers reported in financial statements of companies. Often financial statements are manipulated to hide the debt of the company to inflate profits such that the company's value is overstated.

Thus when the financial statements are themselves manipulated by the top management, the likelihood of Type I and Type II errors in the prediction models are magnified.

Corporate fraud and misconduct remain a constant threat to public trust and confidence in the capital markets. Fraud, as such, is an intentional act, committed to secure an unfair or unlawful gain or advantage by the perpetrator. It is any act designed to deceive others, often resulting in the victim suffering from loss of their investments. Financial literature suggests that bankruptcy and fraud are positively related to each other. Rather there is a cause and effect relationship between the two. Thus there is a high chance that a company at the verge of bankruptcy would engage in fraudulent activities or manipulate the financial statements. Bankruptcy is considered as a logical extension of the on-going misappropriation and mismanagement of a firm's funds. Recent empirical evidence collected by the Association of Certified Fraud Examiners [ACFE], (2008)⁵⁴ revealed that there were about 1,843 global occupational fraud cases reported between January 8, 2008 and December 31, 2009 and that 25% of the fraud cases caused at least a loss of USD 1 million.

Thus in order to make an assessment of the financial distress and corporate bankruptcy a model which is able to identify the effect of *fraud* is of prime importance. Thus Beneish M score. This mathematical model was created by Professor Messod Beneish in 1999. it is used for the purpose of finding out that whether the company has done any sort of manipulation with its *earning*. Simply, Beneish M score is used to detect *earnings manipulation* in the financial statements reported by the company.

The Beneish M model is developed on *eight* financial ratios which considers eight different variables that are mentioned below.

The eight variables required for calculating the M-Score are calculated using the data from the income statement,

⁵³ It is already mentioned that large number of models have been developed for predicting financial distress of companies.

⁵⁴ <http://article.sapub.org/10.5923.j.ijfa.20170606.01.html>

balance sheet, and cash flows of the company, and then M-Score is calculated to know the degree of manipulation in earnings by the company. The degree of manipulation is represented through a score. The cut off score is - 2.22. The following is the inference of the model.

Beneish M-score < - 2.22 \Rightarrow it suggests that the company is not a manipulating the earnings.

Beneish M-score > - 2.22 \Rightarrow it provides a signal that the company is (may be) manipulating its earnings.

The model specifies

$$\text{Beneish M-score} = -4.84 + 0.92 \times \text{DSRI} + 0.528 \times \text{GMI} + 0.404 \times \text{AQI} + 0.892 \times \text{SGI} + 0.115 \times \text{DEPI} - 0.172 \times \text{SGAI} - 0.327 \times \text{LVGI} + 4.679 \times \text{TATA}$$

Where,

DSRI - Days' Sales in Receivables Index

GMI - Gross Margin Index

AQI - Asset Quality Index

SGI - Sales Growth Index

DEPI - Depreciation Index

SGAI - Sales, General, and Administrative expenses Index

LVGI - Leverage Index

TATA - Total Accruals to Total Assets

The calculation details along with the particulars of each index is given in the next few lines.

- DSRI (Days' Sales in Receivables Index) – this is the ratio of days sales in receivable in the first year in which earnings manipulation is uncovered (year t) to the corresponding measure in year $t-1$. This variable gauges whether receivables and revenues are in or out-of-balance in two consecutive years. The index is given as;

$$\text{DSRI} = \frac{\text{Accounts Receivable (t)} / \text{Sales (t)}}{\text{Accounts Receivable (t-1)} / \text{Sales (t-1)}}$$

DSRI score of 1.031 or below indicates that, the financial statements in respect of the DSRI were not manipulated but a score of 1.465 and above indicates that, the financial statements in respect of the DSRI have been manipulated or an indication that, the company has changed its credit terms and now granting more credit than before⁵⁵.

- GMI (Gross Margin Index) – this is used to measure the ratio of a prior year's GMI to that of the current year review. The GMI score of 1.041 or lower indicates that gross profit of the current period is not manipulated but a score of 1.193 indicates that gross profit of the company is manipulated. The index is given as;

$$\text{GMI} = \frac{\text{Sales (t)} - \text{Cost of Sales (t)} / \text{Sales (t)}}{\text{Sales (t-1)} - \text{Cost of Sales (t-1)} / \text{Sales (t-1)}}$$

- AQI (AQI) is used to measure the proportion of total assets of the current year to the previous year. When

⁵⁵ Source: <http://article.sapub.org/10.5923.j.ijfa.20170606.01.html>

an AQI ratio greater than 1.0⁵⁶ is an indication that some expenses or intangible assets have been capitalized and others have been deferred for the future.

$$AQI = \frac{\text{Total Assets (t)-PPE (t)} / \text{Total Assets (t)}}{\text{Total Assets (t-1)-PPE (t-1)} / \text{Total Assets (t-1)}}$$

This is also written as

$$AQI = \frac{1 - [\text{Current Asset (t) + PPE (t)}] / \text{Total Assets (t)}}{1 - [\text{Current Asset (t-1) + PPE (t-1)}] / \text{Total Assets (t-1)}}$$

- SGI (Sales Growth Index) measures sales in the current year over the sales of a previous year. A score of 1.134 or below is an indication of non-manipulation and a score above 1.607 indicates manipulation of the figures. Growth, as such, does not necessarily implies manipulation, but growth firms are more likely to commit fraud because their financial position and capital needs put pressure on managers to achieve earnings targets. This index provides an estimation of the nature of the growth.

$$SGI = \frac{\text{Sales or Revenue (t)}}{\text{Sales or Revenue (t-1)}}$$

- DEPI (Depreciation Index) – this is used to measure the ratio of the depreciation expense against the company's value of PPE in the current year against that of the previous year. A DEPI ratio of 1.001 or lower is an indication that, DEPI has not been manipulated. According to Beneish (1999), a score above 1.077 is an indication that, the assets value has been revalued or the useful life of the assets has been extended or adjusted upward.

$$DEPI = \frac{\text{Depreciation (t)} / \text{Depreciation+PPE (t)}}{\text{Depreciation (t-1)} / \text{Depreciation+PPE (t-1)}}$$

- SGAI (Sales, General, and Administrative expenses Index) - this is used to measure the ratio of sales, general and administrative expenses for the current year over the previous year. A score of 1.001 or below is an indication that SGAI has not been manipulated. According to Beneish (1999) a disproportionate increase in sales indicates a negative signal about the company future prospects.

$$SGAI = \frac{\text{Sales, distribution and administrative cost (t)} / \text{Sales (t)}}{\text{Sales, distribution and administrative cost (t-1)} / \text{Sales (t-1)}}$$

- LVGI (Leverage Index) is used to measure the company's ratio in terms of total debt to total assets for the current year divided over the previous year's ratio. A LEVI greater than 1 implies that there is an increase in leverage position in the company and that the company has taken more debt to operate or to run the business for the period under review.

⁵⁶ The scores of the individual indices are given by individual researchers and cannot be considered as a benchmark. But these indices are prevalent in finance literature and are, therefore, mentioned in this study note for consideration of the readers.

$$LVGI = \frac{\text{Total Liabilities}}{\text{Total Assets}}$$

- ⊙ TATA (Total Accruals to Total Assets) is used to measure the ratio of change in working capital (excluding cash) and less depreciation to the total assets. A mean score of 0.018 is an indication that there is non-financial manipulation while a mean score of 0.031 and above is an indication that the financial data have been tampered with.

$$TATA = \frac{\text{Working Capital} - \text{Depreciation}}{\text{Total Assets}}$$

In table 4.5⁵⁷ below, the individual scores are presented

Table 4.5: Scores of Individual Indices

Index	Non Manipulator	Manipulator
DSRI	1.030	1.460
GMI	1.041	1.190
AQI	1.040	1.250
SGI	1.134	1.610
DEPI	1.001	1.077
SGAI	1.001	1.041
LVGI	1.037	1.111
TATA	0.018	0.031

It is important to note that

- ⊙ M-Score has two versions, i.e., 8 variable models and 5 variable models. The most widely used out of two versions is 8 variable Beneish's models.
- ⊙ Being the probabilistic model, the manipulation cannot be detected with the 100 % accuracies. As such the model identifies between 38% and 76% of the manipulated reporting companies correctly and misclassified between 3.5% and 17.5% of the manipulated companies as non-fraudulent companies (Beneish, 1999).
- ⊙ The companies resort to various means of increasing their reported earnings like capitalization of the revenue natures expenses, prematured booking of the sales in accounts, etc. These are often considered as aspects of creative accounting. Although these are not illegal by the law the same signifies the unethical operations of the company and are often considered as *manipulations* of operations. Beneish M-Score is calculated to assess the *degree of manipulation* in earnings by the company. The Beneish M-Score model helps analysts in predicting these high profile failures.

Solved Case 7

Mr Holdon is considering investing ₹ 15,00,000 in a *Pelikan Inc* as the company has decided to raise ₹ 100 million in corporate debt by private placement. Mr Holdon is apprehensive of manipulations in operations by top management of *Pelikan Inc* as he fears that earnings manipulation is the most distinctive aspect of financial distress. He approaches his friend Mari Asai, who is a financial consultant running her own consultancy firm, for his advice. Mari Asai desires to calculate the Beneish M score as this, according to her, is the best model to calculate

⁵⁷ Adopted from Beneish, M. D. (1999). The Detection of Earnings Manipulation, Indiana University, Kelley School of Business, Working Paper Series.

the degree of earnings manipulation. For the purpose she makes extracts from the financial statements of *Pelikan Inc* for the last two years. From the extracts she makes calculations and furnishes the eight indices as stipulated by the Beneish M model.

$$a) \quad DSRI = \frac{\text{Accounts Receivable (t)} / \text{Sales (t)}}{\text{Accounts Receivable (t-1)} / \text{Sales (t-1)}}$$

$$b) \quad GMI = \frac{\text{Sales (t)} - \text{Cost of Sales (t)} / \text{Sales (t)}}{\text{Sales (t-1)} - \text{Cost of Sales (t-1)} / \text{Sales (t-1)}}$$

$$c) \quad AQI = \frac{\text{Total Assets (t)-PPE (t)} / \text{Total Assets (t)}}{\text{Total Assets (t-1)-PPE (t-1)} / \text{Total Assets (t-1)}}$$

which is also written as

$$AQI = \frac{1 - [\text{Current Asset (t)} + \text{PPE (t)}] / \text{Total Assets (t)}}{1 - [\text{Current Asset (t-1)} + \text{PPE (t-1)}] / \text{Total Assets (t-1)}}$$

$$d) \quad SGI = \frac{\text{Sales or Revenue (t)}}{\text{Sales or Revenue (t-1)}}$$

$$e) \quad DEPI = \frac{\text{Depreciation (t)} / \text{Depreciation+PPE (t)}}{\text{Depreciation (t-1)} / \text{Depreciation+PPE (t-1)}}$$

$$f) \quad SGAI = \frac{\text{Sales, distribution and administrative cost (t)} / \text{Sales (t)}}{\text{Sales, distribution and administrative cost (t-1)} / \text{Sales (t-1)}}$$

$$g) \quad LVGI = \frac{\text{Total Liabilities}}{\text{Total Assets}}$$

$$h) \quad TATA = \frac{\text{Working Capital} - \text{Depreciation}}{\text{Total Assets}}$$

Mari Asai uses the above indexes and considering data from the financial statements furnishes the following;

	Index	Score
1	DSRI	0.741

2	GMI	1.324
3	AQI	0.68
4	SGI	0.765
5	DEPI	0.798
6	SGAI	1.211
7	LVGI	0.945
8	TATA	0.044

From the above she calculates the Beniesh M score as

$$\text{Beneish M-score} = -4.84 + 0.92 \text{ ' } DSRI + 0.528 \text{ ' } GMI + 0.404 \text{ ' } AQI + 0.892 \text{ ' } \\ \text{ ' } SGI + 0.115 \text{ ' } DEPI - 0.172 \text{ ' } SGAI - 0.327 \text{ ' } LVGI + 4.679 \text{ ' } TATA$$

$$\square \text{ M-score} = -4.84 + 0.92 \text{ ' } 0.741 + 0.528 \text{ ' } 1.324 + 0.404 \text{ ' } 0.68 + 0.892 \text{ ' } 0.765 + 0.115 \text{ ' } \\ 0.798 - 0.172 \text{ ' } 1.211 - 0.327 \text{ ' } 0.945 + 4.678 \text{ ' } 0.44$$

	Index	Coefficient	Individual Score	Composite Score
1	DSRI	0.920	0.741	0.68172
2	GMI	0.528	1.324	0.699072
3	AQI	0.404	0.68	0.27472
4	SGI	0.892	0.765	0.68238
5	DEPI	0.115	0.798	0.09177
6	SGAI	-0.172	1.211	-0.208292
7	LVGI	-0.327	0.945	-0.309015
8	TATA	4.679	0.044	0.205876
				2.118231
				-4.84
	Beniesh M score			-2.721769

Thus, Mari Asai calculates the Beniesh M score of *Pelikan Inc.* for a particular year as -2.721769. Now she refers the implication of the Beneish M model which states that cut off M score is -2.22. If the score is *less than* the cut off score then it suggest that the company is *not* manipulating the earnings and if the score is *greater than* the cut off score of -2.22 then it advocates that company is (may be) manipulating its earnings.

In the case of *Pelikan Inc.* the Beniesh M score is calculated as -2.721769 which is *less than* the cut off M score of -2.22. This suggest that *Pelikan Inc* is not manipulating its earnings.

On the basis of the above calculations, Mari Asai suggests Mr Holdon to invest in the corporate debt of *Pelikan Inc* as the company is not manipulating its earnings according to the Beniesh M model.

⊙ NCAER Model

The National Council of Applied Economic Research (NCAER) gave a very precise definition of industrial sickness while conducting a study for the Punjab National Bank in 1979. According to NCAER, an industrial

undertaking may be financially viable, if its three elements are proved to be positive. The NCAER Study on Corporate Distress Prediction prescribed the following three elements/ parameters for predicting the stages of corporate sickness:

These parameters are:-

- (i) A *profitability* measure reflected by Cash profit position = Net Profit \pm Depreciation and other non-cash write off.
- (ii) A *liquidity* measure by Net working capital position = Current Assets – Current Liabilities
- (iii) A *solvency* measure i.e., Net worth position = Share Capital + Reserve and Surplus

If any of the above three parameters are found to be negative; it may be considered that the firm has a *tendency of becoming sick*. If any two of the above three parameters are found to be negative in a firm, it may be considered that the firm possesses *incipient sickness*. If all the above three elements are found to be negative in a firm, it may be considered that the firm is *fully sick*.

Exercise

A. Theoretical Questions:

⊙ Multiple Choice Questions

- 1) One of the following is cannot be classified as systematic risk.
 - A. Interest rate risk
 - B. Political risk
 - C. Credit risk
 - D. Foreign exchange risk
- 2) Risk management strategies are
 - A. Avoid risk, Reduce risk, Retain risk, Combine risk
 - B. Transfer risk, share risk, Hedge risk
 - C. Both (a) and (b)
 - D. None of the above
- 3) Systematic risk is measured by _____
 - A. Alpha
 - B. Beta
 - C. Gamma
 - D. Delta
- 4) The elements of ERM includes _____
 - A. Risk identification
 - B. Risk assessment
 - C. Risk response
 - D. All of the above
- 5) The goal of ERM as provided in Committee of Sponsoring Organisation's (COSO) ERM –Integrated Framework is to provide companies with ____
 - A. key principles and concepts
 - B. common language
 - C. clear direction and guidance regarding the management enterprise risks
 - D. All of the above
- 6) Unique risk is also referred as
 - A. Systematic risk
 - B. Operational risk
 - C. Default risk
 - D. Non-systematic risk
- 7) When $\rho_{ij} = -1$ (given that i and j are two securities comprising the portfolio)
 - A. the overall portfolio risk can be completely eliminated.

- B. nothing to help reduce risk.
 C. systematic risk can be diversified
 D. political risk can be diversified
- 8) The standard error (SE) of the sample mean loss distribution is equal to the
 A. standard deviation of the population multiplied by the square root of the sample size.
 B. standard deviation of the population multiplied by the cube root of the sample size.
 C. standard deviation of the population divided by the square root of the sample size.
 D. standard deviation of the population divided by the cube root of the sample size.
- 9) One of the following is not a qualitative method used for determining the level of risk of a business.
 A. Brainstorming
 B. Computer simulation
 C. Evaluation for multidisciplinary groups
 D. Judgment of specialists and experts (Delphi Technique)
- 10) A colour coded version of the risk map is known as
 A. Red – Blue risk map
 B. Red –Yellow map
 C. Heat Map
 D. None of the above

Answer

1	2	3	4	5	6	7	8	9	10
c	c	b	d	d	d	a	c	b	c

⊙ **Short Essay Type Questions**

- Discuss the generic framework for risk management developed by Chartered Institute of Management Accountants (CIMA).
- Briefly explain the term ‘Risk Management’. What are the objectives of Risk Management?
- Elaborate the differences between Traditional Risk Management and Enterprise Risk Management (ERM). Also discuss the limitation of Traditional Risk Management.
- Write a note on The Committee of Sponsoring Organisation’s (COSO) ERM –Integrated Framework (2004). Elaborate the model with the help of the diagram.
- State how the concept of risk pooling is used in supply chain management.
- Write short note on
 - Ruin probability
 - Loss distribution
 - Diversification
- Briefly discuss the qualitative and quantitative methods of risk analysis.
- Risk Mapping is a fundamental tool of risk management – discuss. In this context also highlight on Risk Heat Map.

- 9) Briefly explain Risk Reduction through Diversification.
- 10) Enterprise Risk Management (ERM) is transformed into Risk –enabled performance management – discuss.
- 11) Write the implication of Capital Adequacy Ratio (CAR) for risk management. Discuss the components of CAR.
- 12) State the operational risk capital estimation techniques introduced in Basel II
- 13) Write the *seven* causes of financial health deterioration as posited by Mitroff (2001).
- 14) Write a note on corporate distress prediction models.
- 15) ‘Beneish M model is used extensively for prediction of corporate fraud and misconduct’ –present a discussion on the model with illustration.

B. Numerical questions:

⊙ Comprehensive Numerical Problems

- 1) **Based on the following information, calculate the expected return and standard deviation:**

State of the Economy	Probability of State of Economy	Rate of Return if State Occurs
Depression	0.15	-0.105
Recession	0.3	0.059
Normal	0.45	0.13
Boom	0.1	0.211

- 2) **The following information is available from the book of Epitome Ltd. as on 31st March 2022**

Balance Sheet as at 31/03/2022			
Liabilities	₹	Assets	₹
Equity Share Capital @ ₹ 10 each	1,00,000	Land and Building (Net)	3,50,000
Reserve and Surplus	50,000	Other Fixed Assets (Net)	1,80,000
10% Debenture	3,00,000	Stock	60,000
12% Long Term Loan	1,00,000	Debtors	40,000
Creditors	50,000	Cash and Bank	20,000
Bank Overdraft	50,000		
	6,50,000		6,50,000

Additional Information:

- (i) Income Tax rate is 35%.
- (ii) Net Sales of Y Ltd. during 2021-22 is ₹7,80,000.
- (iii) EPS as on 31st March, 2022 is ₹0.975
- (iv) Price Earnings Ratio is 9.

Using Altman’s function, calculate Z score of Epitome Ltd. and interpret the result.

- 3) **Fair-to-Midland Manufacturing, Inc. (FMM), has applied for a loan at True Credit Bank. Jon Fulkerson, the credit analyst at the bank, has gathered the following information from the company’s financial statements:**

Particulars	₹
Total Assets	95,000
EBIT	7,300
Net working capital	3,800
Book Value of equity	21,000
Accumulated retained earnings	19,600
Sales	1,04,000

The stock price of FMM is Rs 27 per share and there are 7,500 shares outstanding. What is the Z-score for this company?

4) Balance Sheet (extract) of Q Ltd. as on 31 March 2022.

Liabilities	₹ in Crores	Assets	₹ in Crores
Equity Shares	20.80	Fixed Assets	105.60
Long -term Liabilities	104.00	Current Assets	57.60
Current Liabilities	78.40	Profit and Loss A/c	40.00
	203.20		203.20

Additional Information:

- (i) Depreciation written off ₹8 crores.
- (ii) Preliminary Expenses written off ₹1.60 crores.
- (iii) Net Loss ₹25.60 crores.

Ascertain the stage of sickness using the NCAER model and comment.

5) Consider an investor had a ₹10 million portfolio of bonds in a long position. Suppose the confidence interval is 95%. The actual daily standard deviation of the portfolio over one trading year is 3.67%, what is the daily VaR of this portfolio? What is the VaR for a 1-month horizon (30 days)?

6) Answer all three interlinked questions

- (i) Mr Donal Draper has exposure to Rs 10 million shares of Walmart. He is interested to know the maximum loss level over a 10-day period and he needs to be 99% confident about the estimation. It is also known that the yearly volatility of the Walmart share is 32%. He is interested to calculate the VaR at $N=10$ and $X=99\%$. State the assumptions point wise and calculate the 10-day VaR at 99% of the position in Walmart share.
- (ii) If it is assumed that Mr Draper decides to buy Rs 5 million share in Amazon. The standard deviation (σ_{year}) of Amazon share is given as 16%. You are requested to calculate the 10-day VaR at 99% of the position in Amazon share.
- (iii) If it is assumed that Mr Donal Draper's portfolio consists of Rs 10 million shares of Walmart and ₹5 million share in Amazon. Calculate 10 day 99% VaR of the portfolio of the portfolio and also show the benefit of diversification.

7) Calculate the CAR of a hypothetical Bank from the following data extracted from the Bank's books

The following information is available from XYZ Bank as on 31/03/2022.

The capital structure of the Bank comprises of

	₹ in Thousands
Tier One Capital	3000

Tier Two Capital	1000
------------------	------

The assets along with risk weights as on the same date are given below;

Types of Assets	₹ in Thousand	Risk Weights
Debentures	9,000	90%
Mortgage loan	45,000	75%
Loan to Government	4,000	0%

State your inferences, if any.

⊙ Unsolved Case

a) Palm Inc.

Palm was a pioneer in hand-held computers in the early 1990s. In December 2000, annual sales were up 165 percent from the previous year. In March 2001, the first sign of slowing sales hit the firm. The top management of Palm decided that the appropriate response was to quickly launch its newest model of hand-held computers, the m500 line. The CEO, Carl Yankowski, received assurances from his management that the m500 line could be out in two weeks. Palm unveiled the m500 line on March 19. Sales of Palm's existing devices slowed further as customers decided to wait for the new model. The problem was that the wait wasn't two weeks. Palm hadn't left enough time for the testing of the m500 before sending the design to be manufactured. Production of the m500 line kept hitting snags. Palm wasn't able to ship the new model in volume until May, more than six weeks after the announcement. Inventory of the older product began to pile up, leading to a huge \$300 million write-off of excess inventory and a net loss of \$392 million for the fiscal quarter ended June 1, compared with a profit of \$12.4 million a year

earlier. The firm's stock price plummeted, and, as a consequence, an acquisition that was key to Palm's strategy collapsed—the deal was for \$264 million in Palm's stock. The company cut 250 workers, lost key employees, and halted the construction of a new headquarters. Palm's rivals, such as RIM (BlackBerry) and Microsoft, increased their efforts to capitalize on Palm's mistakes.

Read the case and answer the question.

- (i) Identify the risk which caused misfortune of Palm Inc.
- (ii) Analyse the downfall of Palm Inc. from stardom

b) Nokia

In 1999 Nokia launched a huge and costly effort to explore the new market for cell phones that allow users to get on the Internet, watch movies, and play video games. Nokia spent hundreds of millions of dollars launching a string of "smart phones," allocating 80 percent of its research and development budget (\$3.6 billion a year) to software, much of it designed to give phones computer like capabilities. Nokia was also racing to thwart the threat of Microsoft coming "first to market" with similar software for smart phones (which would set the standards for this new market). In retrospect, it appears that Nokia focused on the wrong battle and picked the wrong competitor to worry about. Smart phones have proved too bulky and too expensive for many consumers, and at this time they maintain a tiny presence in the market. Moreover, by concentrating on smart phones, Nokia has neglected one of the hottest growth sectors in cell phones, i.e., cheaper midrange models with sharp colour screens and cameras, giving its competitors, such as Samsung Electronics and arch rival Motorola, a rare opportunity to steal market share. The bet that phones would one day converge with computers was premature. Nokia's global market share plunged to 29 percent from 35 percent by mid-2003. In 2003, Nokia sold 5.5 million smart phones, far short of its target of 10 million. In

the first quarter of 2004, Nokia's sales fell 2 percent in a global cell phone market that grew 40 percent from the year before, as measured by the number of units sold.

Read the case carefully and answer the question

- (i) Elaborate how Nokia failed to capitalise on its first mover advantage.
- (ii) Discuss the issue of strategic failure in the context.

c) Are the Rating Agencies up to the Job?

Rating agencies are regarded as unbiased evaluators of credit risk. This is a simplification: over the last few years, there has been mounting criticism of the role and performance of rating agencies. The criticism of the role that agencies play is based on their dominance of the credit rating market and their source of income. For example, the demand for ratings is artificially encouraged by a growing reliance on ratings as a tool of regulation. Since 1975, U.S. Securities and Exchange Commission regulations have relied on ratings from what it calls "nationally recognized statistical rating organizations" (NRSROs) to distinguish among the risk of various credit-risky securities. The importance of complying with SEC and other government regulations that refer to officially recognized credit ratings has put NRSROs in a quasi-monopolistic position. At the time of writing, only four NRSROs were recognized: Moody's, Standard & Poor's, Fitch (a third relatively large agency), and a much smaller agency called the Dominion Bond Rating Service. Critics also point to a long-standing conflict of interest in the way that ratings are funded. Ideally, users of the ratings, such as investors, would pay agencies to rate companies: the company under the microscope would not make any payments at all to the rating agency. In reality, the largest rating agencies rely on issuer fees for the majority of their income, leading to fears that in certain circumstances they might lose their objectivity. The potential for conflicts of interest might become worse in the future if the main agencies further develop risk consultancy and advisory services that take additional fees from the corporations that they rate. The agencies respond by saying that they have put many processes in place to prevent any conflict of interest affecting a rating, and that they have a good track record of making accurate ratings. Rating agencies have also been criticized for their performance. Some commentators said that the rating industry performed poorly in "calling" the 1997 crisis in the Asian markets. Many companies in the region were downgraded only after the crisis was well under way. They also seemed to perform poorly in spotting very highly leveraged or poorly managed companies (such as the failed energy giant Enron) at the tail end of the millennial stock boom. The agencies themselves admit that there were an unusually high number of "fallen angels"—that is, sudden downgrades from investment-grade status—at the end of the last economic cycle. But they point to their long-term record and say that many of the investors who use credit ratings in their investment decisions want relatively stable credit ratings, not ratings that jump up and down along with market perceptions. As a result of the criticism, regulatory authorities such as the U.S. Securities and Exchange Commission are conducting a series of long-running investigations into the way the rating industry works. The rating industry might not yet face revolutionary change, but it will certainly have to put up with a lot more criticism and informal oversight than in the past.

Read the case and answer the questions

- (i) Do you think there is a conflict of interest in Credit Rating System?
- (ii) Give your opinion regarding 'falling angels' in the Indian context.
- (iii) Do you think there is a need for revolutionary changes in Credit Rating system as the trust of investors depend on the system?

Reference

- Basu, P. (n.d.). DIGITAL TRANSFORMATION – RISK ENABLED PERFORMANCE MANAGEMENT AND GOVERNANCE. DIGITAL TRANSFORMATION, 2.
- Borad, S. B. (2018, November 14). Systematic Risk – Meaning, Types And How To Measure It. EFinanceManagement. <https://efinancemanagement.com/investment-decisions/systematic-risk>
- COSO Enterprise Risk Management—Integrated Framework. (n.d.). Retrieved 27 February 2022, from <https://www.coso.org/Pages/erm-integratedframework.aspx>
- Guidance on Enterprise Risk Management. (n.d.). Retrieved 27 February 2022, from <https://www.coso.org/Pages/erm.aspx>
- Harvey, J. (n.d.-a). Enterprise Risk Management. Enterprise Risk Management, 17.
- Kahn, P. M. (n.d.). TRANSACTIONS OF SOCIETY OF ACTUARIES 1962 VOL. 14 PT. 1 NO. 40. 50.
- Markowitz, H. (1952). Portfolio Selection*. The Journal of Finance, 7(1), 77–91. <https://doi.org/10.1111/j.1540-6261.1952.tb01525.x>
- Michalkova, L., Adamko, P., & Mišanková, M. (2018a). The Analysis of Causes of Business Financial Distress. <https://doi.org/10.2991/feb-18.2018.12>
- Michalkova, L., Adamko, P., & Mišanková, M. (2018b). The Analysis of Causes of Business Financial Distress. <https://doi.org/10.2991/feb-18.2018.12>
- Mitroff, I. I., & Anagnos, G. (2001). Managing Crises Before They Happen: What Every Executive and Manager Needs to Know about Crisis Management. AMACOM.
- Risk Management in a VUCA Environment | Deloitte SEA | Risk Services, Risk Innovation. (n.d.). Deloitte United States. Retrieved 25 February 2022, from <https://www2.deloitte.com/kh/en/pages/risk/articles/risk-management-in-vuca-environment.html>
- Role of data analytics in risk management. (n.d.). Retrieved 15 March 2022, from https://www.ey.com/en_in/risk/role-of-data-analytics-in-risk-management
- Simchi-Levi, E. (n.d.). The Most Important Concept in Supply Chain Management—Risk Pooling—Supply Chain 24/7. Retrieved 1 March 2022, from https://www.supplychain247.com/article/the_most_important_concept_in_supply_chain_management_-_risk_pooling/pro_services
- The Difference Between a KPI and KRI. (2021, July 2). Bernard Marr. <https://bernardmarr.com/the-difference-between-a-kpi-and-kri/>
- The Power of Key Risk Indicators (KRIs) in Enterprise Risk Management (ERM). (n.d.). Metricstream. Retrieved 12 March 2022, from <https://www.metricstream.com/insights/Key-Risk-indicators-ERM.htm>
- What is Risk Management? (PDF): Definition, Importance, Process, and Types - EDUCATIONLEAVES. (2021, June 24). <https://educationleaves.com/what-is-risk-management/>
- What Is Risk Pooling in Insurance? (n.d.). Bizfluent. Retrieved 1 March 2022, from <https://bizfluent.com/about-6521384-risk-pooling-insurance-.html>
- Williams, C. (2018, November 19). Risk Reduction – A Response Strategy for Decreasing the Impact of Potential Risk Events. Carol Williams. <https://www.erminsightsbycarol.com/risk-reduction/>
- Williams, C. (2019, March 11). COSO ERM Framework – Background & Overview. Carol Williams. <https://www.erminsightsbycarol.com/coso-erm-framework/>
- You Can't Manage What You Don't Measure. (n.d.). Retrieved 24 February 2022, from <https://blogs.worldbank.org/education/you-can-t-manage-what-you-don-t-measure>

SECTION - B
Business Valuation

Fundamentals of Business Valuation 5

This module includes:

- 5.1 Purpose of Business Valuation
- 5.2 Valuation Premise
- 5.3 Valuation Approaches
- 5.4 Fundamentals of Valuation – Risk and Return
- 5.5 Financial Statement Analysis
- 5.6 Market Value and Enterprise Value

Fundamentals of Business Valuation

SLOB Mapped against the Module:

To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance

Module Learning Objectives:

After studying the chapter, the students will be able to –

- ▲ Explain the methods of valuation
- ▲ Assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance.

Companies that grow and earn a return on capital that exceeds their cost of capital create value. - Alfred Marshall.

The ultimate purpose of any business is to create value for its owners (shareholders). Value creation is the key to well being of every organisation. Therefore, if firms are to achieve the goal of value maximisation, then understanding valuation is critical.

According to CFA Institute®, Valuation is the estimation of an asset's value based on variables perceived to be related to the future investment returns, on comparisons with similar assets, or, when relevant, on estimates of immediate liquidation proceeds.

Valuation requires both judgement and interpretation of data. Different parties can have different interpretations of the same data and thus have different valuations. Further, valuation requires arriving at reasonable analytical justification for a proposed transaction. While there are different applications of Valuation, we are focussing on Business Valuation.

Business valuation is an activity conducted towards rendering an estimate or opinion as to the fair market value of a business interest at a given point of time.

A business valuation requires a detailed understanding of a variety of factors affecting value, professional judgement, and experience. The valuer should be able to assess the purpose of the valuation, identify the value drivers impacting the subject company, and an understanding of industry, competitive and economic factors. It also involves selection and application of the appropriate valuation approach and methods.

Companies create value for their shareholders by investing cash to generate more cash in the future. The amount of value they create is the difference between cash inflows and the cost of the investments made, adjusted for time value of money and the riskiness of future cash flows.

This may be treated as an application of the concept of Net Present Value (NPV) under Capital Budgeting concepts.

Many professionals and executives believe that accounting profits have a direct impact on value and focus excessively on improving profits, sometimes by even manipulating it. However, while accounting profits and cash flow are often correlated, profits don't tell the whole story of value creation, and focusing too much on profits or profit growth often leads companies to deviating from a value-creating path. It should be remembered that Creating shareholder value is not the same as maximising short term profits. The evidence makes it clear that companies with a long strategic horizon create more value.

Some points may be worth remembering while doing business valuation:

- Valuation is an estimation of a business' worth and thus it can be different for different valuers. There may not be a right or wrong value; neither can there be a precise valuation.
- Value is the not the same as Price. Legendary investor Warren Buffet famously said "Price is what you pay,

and value is what you get”.

- ⊙ Valuation is done at a point in time. As more information flows in, values may change over time.

Valuation requires good understanding of the following:

- ⊙ Business and business environment: Valuation is not a spreadsheet only exercise. Unless the valuer understands business and its environment, it is bound to be a futile exercise. Each business is unique and would have its own value-proposition.
- ⊙ Regulatory environment and Laws: Most valuation exercise is done for a purpose and often the purpose is a regulatory compliance. Understanding of various laws (e.g. Companies Act, SEBI, FEMA, Income Tax etc.) are critical in doing the business valuation.
- ⊙ Accounting framework: As accounting landscape changes with Ind AS, valuers need to be very strong in understanding the accounting framework, the key areas in accounting that has significant valuation impact.
- ⊙ Valuation methods and principles: various valuation concepts and principles are key to performing a valuation exercise. Some of these are covered in this book.
- ⊙ Calculation or spreadsheet applications: Finally, valuation is driven by numbers and valuers need to be strong at number crunching as well and may often require strong spreadsheet applications.
- ⊙ The value of any asset must equal the present value of its future cash flows, discounted at a rate that reflects its inherent risk. However, various method can be applied to value any asset.

The following key terms around valuation will be useful:

- ⊙ **Market Value:** The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion.
- ⊙ **Liquidation Value:** The amount that would be realised when an asset or group of assets are sold on a piecemeal basis. Liquidation value should consider the costs of getting the assets into saleable condition as well as those of the disposal activity. Liquidation Value can be determined under two premises:
 - (i) an orderly transaction with a typical marketing period; or
 - (ii) a forced transaction with a shortened marketing period.
- ⊙ **Investment Value:** The value of an asset to the owner or a prospective owner given individual investment or operational objectives (may also be known as worth).
- ⊙ **Fair Value:** The price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.
- ⊙ **Fair market value:** The price a willing buyer would pay a willing seller in a transaction on the open market. Generally, neither the willing buyer nor the willing seller would be under any compulsion to buy or to sell and both having reasonable knowledge of relevant facts.
- ⊙ **Equitable Value:** This is the estimated price for the transfer of an asset or liability between identified knowledgeable and willing parties that reflects the respective interests of those parties.

Purpose of Business Valuation

5.1

Valuation is an essential prerequisite in choosing investments for a portfolio, in deciding on the appropriate price to pay or receive in a takeover, and in making investment, financing and dividend choices while running a business. Valuation is required throughout the life cycle of a company. From the time a company is incorporated and needs infusion of funds to liquidation of the company, valuation is a critical process at various stages of the company. Some of the common purposes of valuation are:

Examples of when a business valuation may be required include any or more of the following instances:

Issue of shares or other securities by the company (e.g. private investors, employee stock options, rights issue, and sweat equity shares)

- ⦿ Initial public offering and listing of equity shares in stock exchanges
- ⦿ Mergers and acquisitions including Leveraged buyouts (LBO)
- ⦿ Buyback of shares
- ⦿ Business restructuring such as slump sale
- ⦿ Shareholders' disputes settlement
- ⦿ Purchase / sale of a business interest and step up acquisitions
- ⦿ Non-arm's length transaction
- ⦿ Disgruntled minority shareholders' actions
- ⦿ Damage claims
- ⦿ Estate planning
- ⦿ Deemed disposition at death
- ⦿ Insolvency proceedings and company liquidation
- ⦿ Intangibles (Goodwill, brand)
- ⦿ Financial Reporting

Some of the regulations that commonly require business valuation include:

- ⦿ The Companies Act, 2013 (including Insolvency and Bankruptcy Code, 2016)
- ⦿ Securities and Exchange Board of India (SEBI) Regulations
- ⦿ Foreign Exchange Management Act (FEMA)
- ⦿ Income Tax Rules

The valuation approach, inputs and assumptions applied are highly dependent on the selected premise of value. The premise of value is driven by the purpose of the valuation and basis of value used. A premise of value or assumed use describes the circumstances of how an asset or liability is used. Different bases of value may require a particular premise of value or allow the consideration of multiple premises of value. Some common premises of value are:

- a) **Highest and best use:** Highest and best use (HABU) is the use, that would produce the highest value for an asset. The highest and best use must be physically possible (where applicable), financially feasible, legally allowed and result in the highest value.
- b) **Current use/existing use:** Current use/existing use, also known as “as-is-where-is” is the current way an asset, liability, or group of assets and/or liabilities is used. The current use may be, but is not necessarily, also the highest and best use.
- c) **Orderly liquidation:** An orderly liquidation describes the value of a group of assets that could be realised in a liquidation sale, given a reasonable period of time to find a purchaser (or purchasers), with the seller being compelled to sell on an as-is, where-is basis. The reasonable period of time to find a purchaser (or purchasers) may vary by asset type and market conditions.
- d) **Forced sale:** The term “forced sale” is often used in circumstances where a seller is under compulsion to sell and that, as a consequence, a proper marketing period is not possible and buyers may not be able to undertake adequate due diligence.
- e) **Going concern:** Going concern value is the value of a business that is expected to continue to operate in the future. The intangible elements of Going Concern Value result from factors such as having a trained work force, an operational plant, the necessary licenses, marketing systems, and procedures in place etc.

Usually, businesses are valued using Going Concern premise. In cases where businesses are under stress, they may be valued on Liquidation or Forced Sale premise. Tangible assets are usually valued using any of the premises except Going concern. Further, the bases and premises of value do not consider the transaction cost to either the buyer or the seller.

Valuation Approaches

5.3

Valuers may apply one or more valuation approaches to valuation to arrive at the value in accordance with the basis of value. The principal valuation approaches are:

- a) Market Approach
- b) Income Approach
- c) Cost Approach

Each of these valuation approaches includes different methods of valuation. It should be remembered that ascertaining the appropriate value is the primary goal of the valuation exercise. A valuer should select the appropriate valuation approach or a set of approaches and methods as there may not be a single approach or method that is best suited for valuation in every situation.

5.3.1 Market Approach

The market approach provides an indication of value by comparing the asset with identical or comparable (that is similar) assets for which price information is available. This approach is also known as **Relative Valuation approach**.

When should Market approach be applied?

The market approach should be applied and afforded significant weight under the following circumstances:

- a) the subject asset has recently been sold in a transaction appropriate for consideration under the basis of value,
- b) the subject asset or substantially similar assets are actively publicly traded, and/or
- c) there are frequent and/or recent observable transactions in substantially similar assets.

In some instances, a valuer may consider using other valuation approaches instead of Market approach or in combination with Market approach, such as:

- a) the business to be valued or its market comparables are not traded in the active market;
- b) where the business has fewer identical or comparable assets (market comparable);
- c) sufficient information on the comparable transaction is not available;
- d) there is no recent transaction either in the business or in the market comparables; or
- e) there are material differences between the business to be valued and the market comparables, which require significant adjustments.

Methods of Valuation under Market Approach

The different methods of valuation under Market Approach includes:

⦿ **Market price method**

Market is the best judge of value. For assets that are frequently traded in an active market, the market prices may be considered as representative of value.

⦿ **Comparable Companies Multiple Method**

Comparables Companies Multiple Method involves valuation of an asset based on valuation multiples of comparable assets that are traded in active market. The key steps involved in this process includes:

- a) Identify the market comparables;
- b) Select and calculate the market multiples of the identified market comparables based on appropriate value drivers. Examples of value multiples include Price/Earnings (P/E) Multiple; Price-Sales (P/S) Multiple; Enterprise value–EBITDA (EV/EBITDA) Multiple, Price-Book Value (P/BV) Multiple.
- c) Compare the asset to be valued with the market comparables to understand material differences; and make necessary adjustments to the market multiple to account for such differences, if any;
- d) Apply the adjusted market multiple to the relevant parameter of the asset to be valued to arrive at the value of such asset; and
- e) If value of the asset is derived by using market multiples based on different metrics/parameters, consider the reasonableness of the range of values.

Example, if a valuer has to value a privately held steel company that has market comparables such as Tata Steel Ltd, JSW Steel Ltd, Mukand Steel Ltd etc, the valuation multiples (e.g. Price to Book Value Multiple or Price to Sales Multiple) from these traded companies can be used to value the private company.

⦿ **Comparable Transactions Method**

Comparable Transactions Method, is also known as ‘Guideline Transaction Method’, involves valuing an asset based on transaction multiples derived from prices paid in transactions of asset to be valued / market comparables (comparable transactions). Usually, companies in specialised business where there may not be exchange-traded comparables, but comparable assets are having transactions in over-the-counter (private transactions), the valuation multiples may be taken from such transactions. It is important to consider recent and orderly transactions to avoid significant biases in valuation.

Steps:

- a) Identify comparable transaction appropriate to the asset to be valued;
- b) Select and calculate the transaction multiples from the identified comparable transaction;
- c) Compare the asset to be valued with the market comparables account where differences, if any existed;
- d) Apply the adjusted transaction multiple to the relevant parameter of the asset to be valued to arrive at the value of such asset; and
- e) If valuation of the asset is derived by using transaction multiples based on different metrics or parameters, the valuer shall consider the reasonableness of the range of values and exercise judgement in determining a final value.

Example, if a valuer is valuing an Ed Tech Company in India, where there is no listed company in Ed-Tech industry, value drivers from Private Equity transactions such as Think & Learn Pvt Ltd (Byju’s), Vedantu etc. may be considered. If the subject company is at a very early stage, a size-discount may be applied to ensure that the valuation is not over-stated.

5.3.2 Income Approach

Income approach provides an indication of value by converting future cash flow to a single current value. Under this approach, the value of an asset is determined by reference to the value of income, cash flow or cost savings generated by the asset.

When to apply Income approach?

The market approach should be applied and afforded significant weight under the following circumstances:

- a) where the asset does not have any market comparable or comparable transaction;
- b) where the asset has fewer relevant market comparables; or
- c) where the asset is an income producing asset for which the future cash flows are available and can reasonably be projected.

Income approach should be used when the income producing ability of the asset is the critical element affecting value from participant perspective. Also consider Income approach along with other approaches, when:

- ▲ the timing and amount of future income is uncertain
- ▲ there is lack of access to information
- ▲ the asset has not yet begun generating income but is projected to do so

The different methods of valuation under Income Approach includes:

⊙ Discounted Cash Flow Method (DCF)

The Discounted Cash Flow (DCF) Method is arguably the most preferred method of valuation among all stakeholders. Fundamentally, the DCF method attempts to prove that the value of an asset is the present value of its future cash flows. Accordingly, this method involves discounting of future cash flows expected to be generated by an asset over its life using an appropriate discount rate to arrive at the present value.

DCF method applies the concept of Net Present Value (NPV). It requires three key inputs viz., Cash Flows, Discount Rate and Terminal Value. However, each of these inputs are very critical in the valuation process.

Key steps in Discounted Cash Flow Method are as follows:

- a) Consider projections and determine future Cash flows
- b) Assess the reasonableness of the cash flows;
- c) Choose the most appropriate type of cash flows for the asset, viz., pre-tax or post-tax cash flows, free cash flows to equity (FCFE) or free cash flows to firm (FCFF);
- d) Determine the discount rate and growth rate beyond explicit forecast period; and
- e) Apply the discount rate to arrive at the present value of the explicit period cash flows and for arriving at the terminal value.

Cash Flows

Free cash flow is the actual cash that would be available to the company's investors after making all investments necessary to maintain the company as an ongoing enterprise. These are internally generated funds that can be distributed to the company's investors (e.g., shareholders and bondholders) without impairing the value of the company.

The cash flow can be pre-tax or post-tax

Nominal cash flows that include expectations regarding inflation

In the same currency in which the forecast is prepared

⊙ **Accounting Profit**

Add: Non-Cash Expenses (e.g., Depreciation and Amortisation)

Less: Outflow towards Capital Expenditure (Change in Gross Fixed Assets)

Less: Outflow towards Working Capital (Change in Non-Cash Working Capital)

Equal: Free Cash Flows.

Free Cash Flows represent the after-tax cash generated by the business, available for all the investors (stockholders and banks), excluding any impact of the financial structure. In case of Discounted Cash Flow based valuation, we assess the Free Cash Flow for an explicit forecast period (usually 5 years and in some cases, up to 10 years).

⊙ **Discount Rate (Cost of Capital)**

The Free Cash flows should be discounted to its present value using a Discount Rate that is usually the Cost of Capital.

Cost of Capital (K_c) represents the cost of funds used for financing the business. It is the rate of return that the suppliers of capital—bondholders and owners—require as compensation for their contributions of capital.

(i) If business is financed solely through Equity, K_c is the same as Cost of Equity (K_e)

(ii) If business is financed solely through Debt, K_c is the same as Cost of Debt (K_d)

Usually, companies use a mix of Debt and Equity while financing their business, thus the overall cost of capital is derived from a weighted average of cost of all capital sources, known as the Weighted Average Cost of Capital (WACC). Cost of capital represents a minimum benchmark rate that a company must overcome before it can generate value for its financiers.

⊙ **Terminal Value**

Terminal value is the value of an asset, business, or project beyond the explicit forecast period when future cash flows can be estimated. Terminal value may assume that a business will grow at a set growth rate forever after the forecast period. In case the business is expected to mature at the end of the explicit forecast period, the terminal value may assume that the Free Cash Flows will continue for an infinite period thereafter. Terminal value often comprises a large percentage of the total assessed value. Terminal Value calculation uses the concept of Perpetuity calculation (with, or without a constant growth rate).

⊙ **Profit Earning Capitalised Value (PECV) or Capitalisation of Earnings Method**

PECV of Capitalisation of Earnings Method is a simplified application of Income Approach. In case where the Free Cash Flows cannot be calculated, the valuer does not have access to future projections, PECV serves as a proxy for DCF method. However, this assumes that Profits are like Free Cash Flows and the company is in a stable stage.

Valuers often use the past years' profits (adjusted for extraordinary or exceptional items) and assign them weights based on recency. This weighted profit is assumed to accrue over an infinite period and is then discounted using a Capitalisation Rate.

5.3.3 Cost Approach

Cost approach is a valuation approach that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost). This approach provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility.

⦿ **When to apply Cost approach?**

- (i) Where income or market approach cannot be used
- (ii) An asset can be quickly recreated with substantially the same utility as the asset to be valued;
- (iii) When liquidation value is to be determined

Also, Cost Approach can be used along with other approaches when:

- (i) The asset hasn't started generating income.
- (ii) An asset of substantially the same utility as the asset to be valued can be created but there are regulatory or legal hurdles.
- (iii) The asset was recently created.

The different methods of valuation under Cost Approach includes:

Replacement Cost Method - Replacement cost is relevant to determining the price that a participant would pay as it is based on replicating the utility of the asset, not the exact physical properties of the asset. The key steps in the replacement cost method are:

- (i) Calculating all of the costs that would be incurred by a typical participant seeking to create or obtain an asset providing equivalent utility,
- (ii) Determining whether there is any depreciation related to physical, functional and external obsolescence associated with the subject asset, and
- (iii) Deducting total depreciation from the total costs to arrive at a value for the subject asset.

Reproduction Cost Method - Reproduction cost indicates value by calculating the cost to recreating a replica of an asset.

Reproduction cost is appropriate in circumstances such as:

- (i) The cost of a modern equivalent asset is greater than the cost of recreating a replica of the subject asset, or
- (ii) The utility offered by the subject asset could only be provided by a replica rather than a modern equivalent.

⦿ **Net Asset Value or Book Value method**

While not specifically mentioned in the Valuation Standards, Net Asset Value or the Book Value method serves as a common method of valuation of private companies where the detailed information is not available. This method relies on the financial statements (Balance Sheet) and assumes that the values reflected in the Balance Sheet are reflective of true and fair value of the business.

Where the financial statements are prepared using historical cost convention (e.g., Land, Building and investments are recorded at cost whereas their values may have increased over time), valuers may identify the fair values of these assets and adjust them to arrive at the Fair value of the assets and liabilities. Valuers must keep in mind that under Ind AS (applicable to all listed companies and some large privately held companies), various assets and liabilities may already be recorded at Fair Values.

Harry Markowitz, the father of modern finance was first to quantify risk and used the same in portfolio decision making. Based on risk- return criteria he suggested ways to identify optimal portfolio. Markowitz has made two important assumptions. First, an investor is risk averse. Second, an investor would prefer higher amount of wealth than the lower one. The reason is higher wealth leads to possibility of higher consumption. Given two possible portfolios with similar risk profile, the one with higher expected return will be preferred. These two assumptions are most integral part of valuation exercise

The Primary objective of any investor is to maximise return from the investments, subject to various constraints, primarily risk.

⊙ Return

Return may be realised or expected. The rate of return is total return the investor receives during the holding period stated as a percentage of the purchase price of the investment at the beginning of the holding period. The general equation for calculating the rate of return is as follows;

$$R = \frac{D_t + (P_t - P_{(t-1)})}{P_{(t-1)}}$$

R = rate of return,

P_t = Price of security during the holding period

P_{t-1} = Price of security at the beginning of the holding period (purchase price)

D_t = income or cash flows from the security during the holding period

Expected rate of return for any asset is the weighted average rate of return using the probability of each return as the weight.

⊙ Risk

Risk can be defined as the chance that the actual outcome from an investment will differ from the expected outcome. Risk and return go hand in hand considering investments and finance. Risk and return are directly related to each other. Higher the risk, higher is the expected return.

A commonly accepted measure of risk is volatility and is usually measured in terms of Standard Deviation (σ). An asset whose value fluctuates significantly or more frequently is said to have a higher risk.

The SD of the investment can be calculated as follows

$$SD = \sqrt{\text{variance}} = \sqrt{P_i / (K_i - k)}$$

⊙ Diversification of risk

One of the most frequent methods of reducing risk is by diversification i.e. investing in a group of securities rather than a specific stock. In an 'efficient market' a risk averse investor can achieve a more secured investment by investing in a combination of securities of different companies, preferably of different industries. However, the diversification benefit of reducing risk in such portfolios depends on the correlation (r) between the expected return among the individual investment. Hence, in order to reduce risk investors hold a diversified portfolio which might include equity, bonds, savings accounts, real estate, bullion and so on. i.e. an investor should not keep all eggs in one basket.

⊙ Types of Risk

- ▲ **Interest Rate Risk**- variability in security's return due to changes in the interest rates.
- ▲ **Market Risk**- variations in return due to fluctuations in the securities market.
- ▲ **Inflation Risk**- risk due to changes in prices of all commodities.
- ▲ **Business Risk**- risk associated with the different activities undertaken by the enterprise.
- ▲ **Financial Risk**- risk resulting from the existence of debt in the capital structure of the company.
- ▲ **Liquidity Risk**- risk associated with the secondary market in which the security is traded
- ▲ **Systematic Risk**- Systematic risk is the risk that affects the entire market and hence, the firm too. It is also called non-diversifiable risk. It is measured as follows

$$\text{Systematic Risk} = \beta_2 \sigma_2 = \frac{(r^2 \sigma_s^2 m_m^2)}{\sigma_m^2} = r^2 \sigma_s^2$$

- ▲ **Unsystematic Risk**- Unsystematic Risk is the variability in the security's return on account of the firm specific risk factors. It is also called diversifiable or avoidable risk. It is measured as follows;

$$\text{Unsystematic Risk} = \text{Total Risk} - \text{Systematic Risk}$$

⊙ Beta

If a portfolio is well diversified, the unsystematic risk gets almost eliminated. The systematic risk arising from the wide movements of security prices in the market is very important to an investor. The modern portfolio theory defines the riskiness of a security as its vulnerability to its market risk. This vulnerability is measured by the sensitivity of the return of the security to the market return and is called Beta.

Thus, Beta measures non-diversifiable (systematic) risk. It shows how the price of a security responds to market forces. The beta of the overall market is said to be 1.00.

Computation of Beta

While there are various methods of measuring beta. In case of business valuation, Beta is often calculated using the regression equation.

$$\text{Beta} = \frac{(\text{Covariance of the stock with respect to market})}{(\text{Variance of market relative to its mean})}$$

An investor is looking to calculate the beta of A Ltd as compared to the S&P 500 Index (Market). Based on recent five-year data, the correlation between A and S&P 500 is 0.83. A has a standard deviation of returns of 23.42% and S&P 500 has a standard deviation of returns of 32.21%.

$$\text{Beta}_A = 0.83 \times \frac{0.2342}{0.3221} = 0.6035$$

In this case, A would be considered less volatile than S&P 500, as its beta of 0.6035 indicates the stock theoretically experiences 40% less volatility than the market. That is, if the market moves up (down) by 10 percent, the stock will move up (down) by 6 percent only.

Limitations of Beta

- (i) It is based on historical values
- (ii) Betas of individual securities have a tendency to move towards the market (or industry) Beta.

Financial Statement Analysis

5.5

The financial statement analysis framework consists of six steps:

- a) **State the objective and context:** Determine what questions the analysis seeks to answer, the form in which this information needs to be presented, and what resources and how much time are available to perform the analysis.
- b) **Gather data:** Acquire the company's financial statements and other relevant data on its industry and the economy. Ask questions about the company's management, suppliers, and customers, and visit company sites.
- c) **Process the data:** Make any appropriate adjustments to the financial statements. Calculate ratios. Prepare exhibits such as graphs and common-size balance sheets.
 - (i) Quickly review the balance sheet and profit and loss account to obtain a general idea of the size of the company, its capital structure and its profitability.
 - (ii) Look at the historical data to see if the company is growing, stagnant or declining.
 - (iii) Read carefully through the chairman's statement and the directors' report, highlighting any interesting points.
 - (iv) Identify the reporting framework. Go through the balance sheet and profit and loss account item by item, reading each accompanying "Note" as you go, highlighting anything unusual. Especially check for Contingent Liabilities that are outside the Balance Sheets.
 - (v) Check the accounting policies note for changes or anything abnormal
 - (vi) Identify the business specific value drivers that drives the business value. Examples, Number of Stores, Average Order per user, Time spent on the app, etc.
 - (vii) Check the auditors' report for any qualifications.
 - (viii) Conduct Analysis
 - ⌘ **Trend Analysis (Horizontal Analysis):** A line by-line comparison between the current and previous year's financial statement line items
 - ⌘ **Common Size Statements (Vertical Analysis):** Balance sheet items are expressed as a percentage of the balance sheet total, and ,profit and loss account items as a percentage of turnover, compared to the previous year
 - ⌘ **Ratio Analysis:** Relationship between items in the balance sheet or profit and loss account in the same period compared to previous years, similar companies' ratios or industry averages.
- d) **Analyse and interpret the data:** Use the data to answer the questions stated in the first step. Decide what conclusions or recommendations the information supports.
- e) **Report the conclusions or recommendations:** Prepare a report and communicate it to its intended audience. Be sure the report and its dissemination comply with the Code and Standards that relate to investment analysis and recommendations.

- f) **Update the analysis:** Repeat these steps periodically and change the conclusions or recommendations when necessary.

5.5.1 Analysis of Financial Statements

It is often important to analyse the financial statements to derive meaningful information relevant for decision making. One of the most common ways of analysing financial statements is by calculating key accounting ratios.

An accounting ratio expresses the relationship between two or financial statement items. Ratios are used widely in the analysis of financial statements and are an essential tool in the measurement of performance, liquidity and solvency. They are particularly useful in inter-firm comparisons or comparison across periods. Due to varying accounting practices and conventions in use, it is essential to ensure that there are consistent definitions of terms and comparability of figures.

It must be emphasised that although accounting ratios are a useful guide in interpreting accounts, they are subject to limitations. Ratios are most useful over a period when they can show the trend of the relevant figures and give an indication of the effectiveness of the policies being pursued. Individual figures for one single period are not particularly helpful. Care must also be taken to ensure that the accounting information used is comparable.

Accounting ratios can be used for comparing companies within the same industry and for comparing divisions of the same company. Ratio analysis, of course only provides a historical picture and any conclusions about the company must only be made in the light of expectations of the company's performance in the future.

5.5.2 Ratio Analysis

There are different types of ratios that can be used for analysing financial statements.

⊙ Performance ratios

These ratios help us assess company's profitability by expressing its profit as a percentage of something else such as Return on Equity (ROE) or Return on Capital Employed (ROCE) or Profit Margins such as Net Profit Margin or Operating Profit Margin.

Ratio	Numerator	Denominator	Comments
Return on Equity	Net Profit after Tax	Equity [Remember, Equity = Total Assets – Total Liabilities]	One of the most important ratios for shareholders who can assess how much profit has the company earned by using the shareholders' funds
Return on Capital Employed	Net Profit after Tax	Equity + Long Term Debt	ROCE explains the total profit earned based on the funds employed by the business, taking out the effect of changes in capital structure.
Net Profit Margin	Net Profit after Tax	Revenue from Operations	Explains the profit earned over sales after deducting all expenses of the business
Gross Profit Margin	Gross Profit [Remember, Gross Profit = Revenue from Operations – Cost of Goods Sold]	Revenue from Operations	Explains the profit earned on sales after deducting the core cost of goods sold

The Return on Equity can also be broken down into parts as explained under DuPont Analysis

Return on Equity = Net Profit Margin × Asset Turnover × Financial Leverage

Return on Equity = Net Profit /Sales × Sales/Total Assets × Total Assets /Total Equity

⊙ Liquidity Ratios

These ratios help in assessing company's ability to meet current financial obligations such as Current Ratio and Quick Ratio.

Sl. No.	Ratio	Numerator	Denominator	Comments
1	Current Ratio	Current Assets	Current Liabilities	The ratio explains the ability of the short term assets to meet the short term liabilities. This is to ensure that the company does not have to rely on debt or sell long term assets to meet short term obligations.
2	Quick ratio	Current Assets - Inventories	Current Liabilities	A more stringent measure of current ratio to ensure that the company doesn't have to sell its inventory under pressure to meet its short term obligations.

⊙ Solvency Ratios

These ratios help in assessing how extensively a company relies on debt such as Debt-Equity Ratio and Interest Coverage Ratio.

Sl.No.	Ratio	Numerator	Denominator	Comments
1	Debt Equity Ratio	Total Debt [As a variation, one may use Long term Debt instead of Total Debt as well]	Total Equity	A high debt/equity ratio generally means that a company has been aggressive in financing its assets with debt. Aggressive leveraging practices are often associated with high levels of risk. This may result in volatile earnings as a result of the additional interest expense.
2	Interest Coverage Ratio	Earnings before Interest and Tax	Interest	This ratio reveals the number of times company can make its interest payments from its operating profit.

⊙ Market Value Ratios

These ratios indicate the relationship of the firm's share price to dividends and earnings. When we refer to the share price, we are talking about the Market value and not the Nominal value as indicated by the par value. For this reason, it is difficult to perform these ratios on unlisted companies as the market price for their shares is not freely available. One would first have to value the shares of the business before calculating the ratios. Market value ratios are strong indicators of what investors think of the firm's past performance and future prospects.

Various Market Value Ratios are discussed as follows:

a) Dividend Yield Ratio

The dividend yield ratio indicates the return that investors are obtaining on their investment in the form of

dividends. This yield is usually fairly low as the investors are also receiving capital growth on their investment in the form of an increased share price. It is interesting to note that there is strong correlation between dividend yields and market prices. Invariably, the higher the dividend, the higher the market value of the share. The dividend yield ratio compares the dividend per share against the price of the share and is calculated as:

$$\text{Dividend Yield} = \frac{\text{Dividend Per share}}{\text{Stock Price}}$$

$$\text{Dividend per Share} = \frac{\text{Total Dividend Per share}}{\text{No.of shares outstanding}}$$

Generally, a very high dividend yield signals potential financial difficulties and possible dividend pay-out cut. The dividend per share is merely the total dividend by the number of shares issued. The price per share is the market price of the share at the end of the financial year.

b) Price/Earning Ratio (P/E ratio)

P/E ratio is a useful indicator of what premium or discount investors are prepared to pay or receive for the investment.

The higher the price in relation to earnings, the higher the P/E ratio which indicates the higher the premium an investor is prepared to pay for the share. This occurs because the investor is extremely confident of the potential growth and earnings of the share.

The price-earning ratio is calculated as follows

$$\text{P/E Ratio} = \frac{\text{Market Price per share}}{\text{Earnings per share}}$$

High P/E generally reflects lower risk and/or higher growth prospects for earnings. However, extremely high levels of P/E Multiple may indicate high risk for the company.

c) Price to Book Value Ratio

The Price-to-book ratio, or P/B ratio, is used to compare a company's book value to its current market price. Book value denotes the portion of the company held by the shareholders; in other words, the company's total assets less its total liabilities. The ratio can be calculated in two ways.

$$\text{Price to Book Value Ratio} = \frac{\text{Market capitalisation}}{\text{Book value}}$$

Or

$$\text{Price to Book Value Ratio} = \frac{\text{Price per share}}{\text{Book value per share}}$$

d) Price/Sales ratio

Price-to-sales ratio, P/S ratio, or PSR, is a valuation metric for stocks. It is calculated by dividing the company's market cap by the company's revenue in the most recent fiscal year (or the most recent four fiscal quarters); or, equivalently, divide the per-share stock price by the per-share revenue

$$\text{Price to Sales Ratio} = \frac{\text{Price per share}}{\text{Sales per share}}$$

Or

$$\text{Price to Sales Ratio} = \frac{\text{Market Capitalisation}}{\text{Total Revenue from Operations}}$$

The metric can be used to determine the value of a stock relative to its past performance. It may also be used to determine relative valuation of a sector or the market as a whole.

PSRs vary greatly from sector to sector, so they are most useful in comparing similar stocks within a sector or sub-sector. Also, since sales are less easy to manipulate as compared to earnings, price-sales ratios are more indicative of performance as compared to price-earnings ratios.

e) Dividend Cover

This ratio measures the extent of earnings that are being paid out in the form of dividends, i.e. how many times the dividends paid are covered by earnings (similar to times interest earned ratio discussed above).

A higher cover would indicate that a larger percentage of earnings are being retained and re-invested in the business while a lower dividend cover would indicate the converse.

$$\text{Dividend Cover (Times)} = \frac{\text{Earnings per Share}}{\text{Dividend per Share}}$$

f) Dividend pay-out ratio

This ratio looks at the dividend payment in relation to net income and can be calculated as follows:

$$\text{Dividend Payout Ratio} = \frac{\text{Dividend per Share}}{\text{Earnings per Share}}$$

⊙ Activity Ratios(Working Capital Ratios)

If a business does not use its assets effectively, investors in the business would rather take their money and place it somewhere else. For the assets to be used effectively, the business needs a high turnover.

Unless, the business continues to generate high turnover, assets will be idle as it is impossible to buy and sell fixed assets continuously as turnover changes. Activity ratios are therefore used to assess how active various assets are in the business.

Note: Increased turnover can be just as dangerous as reduced turnover if the business does not have the working capital to support the turnover increase. As turnover increases more working capital and cash is required and if not, overtrading occurs.

a) Inventory Turnover

This ratio measures the stock in relation to turnover in order to determine how often the stock turns over in the business.

It indicates the efficiency of the firm in selling its product. It is calculated by dividing the cost of goods sold by the average inventory.

$$\text{Inventory Turnover} = \frac{\text{Cost of Goods sold}}{\text{Average Stock}}$$

Sales figures can be used if Cost of Goods sold is not available.

$$\text{Average Inventory Period} = \frac{\text{Average Stock}}{\text{Cost of Goods Sold}} \times 365$$

Average Stock refers to the average of opening and closing stock during the year. i.e. $(\text{Opening Stock} + \text{Closing Stock})/2$

The high stock turnover ratio would also tend to indicate that there was little chance of the firm holding damaged or obsolete stock.

b) Creditors' Turnover Ratio (in days)

This ratio is an important one in working capital management (payables management) in order to determine the average time the company gets to repay its creditors. It indicates the efficiency of the firm in managing its creditors.

$$\text{Creditors Turnover Ratio} = (\text{Average Creditors}) / (\text{Cost of Sales} / 365)$$

Average Creditors refers to the average of opening and closing creditors during the year. i.e. $(\text{Opening Creditors} + \text{Closing Creditors})/2$

$$\text{Creditors Turnover Ratio} = \frac{\text{Average Creditors}}{\frac{\text{Cost of sales}}{365}}$$

c) Debtors' Turnover Ratio (in days)

This ratio is an important one in working capital management (receivables management) in order to determine the average time the company takes to collect its receivables from the debtors. It indicates the efficiency of the firm in managing its debtors.

$$\text{Debtors Turnover Ratio} = \frac{\text{Average Debtors}}{\frac{\text{Credit Sales}}{365}}$$

Average Debtors refers to the average of opening and closing debtors during the year. i.e. $(\text{Opening Debtors} + \text{Closing Debtors})/2$

Average Collection Period measures the quality of debtors since it indicates the speed of their collection.

- ⦿ The shorter the average collection period, the better the quality of debtors, as a short collection period implies the prompt payment by debtors.
- ⦿ The average collection period should be compared against the firm's credit terms and policy to judge its credit and collection efficiency.
- ⦿ An excessively long collection period implies a very liberal and inefficient credit and collection performance.
- ⦿ The delay in collection of cash impairs the firm's liquidity. On the other hand, too low a collection period is not necessarily favourable, rather it may indicate a very restrictive credit and collection policy which may curtail sales and hence adversely affect profit.

$$\text{Average Collection Period} = \frac{\text{Accounts Receivable}}{\text{Annual Credit Sales}} \times 365 \text{ days}$$

d) Total Assets Turnover

Asset turnover is the relationship between sales and assets

The firm should manage its assets efficiently to maximise sales.

The total asset turnover indicates the efficiency with which the firm uses all its assets to generate sales.

It is calculated by dividing the firm's sales by its total Assets

$$\text{Asset Turnover} = \frac{\text{Sales}}{\text{Total Assets}}$$

Generally, the higher the firm's total asset turnover, the more efficiently its assets have been utilised.

Generally, companies with low profit margins tend to have high asset turnover ratios and vice versa. Companies in retail industry are expected to have very high turnover ratio due to cut-throat competition and competitive pricing.

e) Fixed Asset Turnover

The fixed assets turnover ratio measures the efficiency with which the firm has been using its fixed assets to generate sales.

It is calculated by dividing the firm's sales by its net fixed assets as follows:

$$\text{Fixed Asset Turnover} = \frac{\text{Sales}}{\text{Total Fixed Assets}}$$

Generally, high fixed assets turnovers are preferred since they indicate a better efficiency in fixed assets utilisation.

⊙ Financial Leverage (Gearing) Ratios

- ▲ The ratios indicate the degree to which the activities of a firm are supported by creditors' funds as opposed to owners.
- ▲ The relationship of owner's equity to borrowed funds is an important indicator of financial strength.
- ▲ The debt requires fixed interest payments and repayment of the loan and legal action can be taken if any amounts due are not paid at the appointed time. A relatively high proportion of funds contributed by the owners indicate a cushion (surplus) which shields creditors against possible losses from default in payment.

Note: The greater the proportion of equity funds, the greater the degree of financial strength. Financial leverage will be to the advantage of the ordinary shareholders as long as the rate of earnings on capital employed is greater than the rate payable on borrowed funds.

The following ratios can be used to identify the financial strength and risk of the business.

a) Equity Ratio

The equity ratio is calculated as follows:

$$\text{Equity Ratio} = \frac{\text{Shareholders Equity}}{\text{Total Assets}}$$

This ratio is generally multiplied by 100 to bring it to a percentage.

A high equity ratio reflects a strong financial structure of the company. A relatively low equity ratio reflects a more speculative situation because of the effect of high leverage and the greater possibility of financial difficulty arising from excessive debt burden.

b) Debt Ratio

This is the measure of financial strength that reflects the proportion of capital which has been funded by debt, including preference shares.

This ratio is calculated as follows:

$$\text{Debt Ratio} = \frac{\text{Total Debt}}{\text{Total Assets}}$$

Debt ratio is complementary to Equity Ratio as long as Debt (Long term Debt and Current Liabilities) plus Equity gives 100% of Total Assets. i.e. Debt Ratio = 1 - Equity Ratio. The higher the debt ratio the more difficult it becomes for the firm to raise debt.

5.5.3 Capital Structure Analysis

Investors like to invest in entities with strong and healthy Balance Sheet. One of the indicators of a healthy Balance Sheet is a appropriate use of capital structure, that is, Debt vs Equity. Capital structure describes the mix of a firm's long-term capital, which consists of a combination of debt and equity. Capital structure is a permanent type of funding that supports a company's growth and related assets.

- (i) Generally, there are three ratios that helps you assess the strength of a company's capital structure.
- (ii) Debt Ratio i.e. Total Debt / Total Assets
- (iii) Debt-Equity Ratio i.e. Total Debt / Shareholders' Equity
- (iv) We have already studied about these in previous pages. Another ratio that is helpful is
- (v) Capitalisation Ratio i.e. Long Term Debt / (Long Term Debt + Shareholders' Equity)
- (vi) A lower Capitalisation Ratio is desirable as it indicates a healthy equity cushion.

5.5.4 Credit Analysis

Banks, Financial Institutions and Bond investors who lend money to the entities are often concerned about the credit worthiness of the entity. They are concerned if the entity will be able to repay their interest and principal amounts. Hence, they carry out a Credit Analysis to assess the default risk (the risk of default of repayment) of the entity.

While it's a long process where the credit analyst conducts a due diligence of the management, take representation letters, collects Income Tax documents, Financial Statements and more from the entity while evaluating the credit worthiness of the entity. In India, entities and individuals are provided with a Credit Rating (by Credit rating agencies) and CIBIL score to indicate the credit-worthiness of the entity or the individuals.

While the Solvency Ratios discussed above are useful in assessing the credit-worthiness of the entity, one of the better ways of assessing is Debt Service Coverage Ratio (DSCR). DSCR is a measure of cash available to pay current debt obligations. That is, it states the net operating income (usually EBIT) as a multiple of debt obligations due within one year including interest, principal and lease payments.

$$\text{Debt Service Coverage Ratio} = \frac{\text{EBIT}}{\text{Short Term Debt Current Portion of long term Debt}}$$

A DSCR of less than 1 indicates negative cash flow and implies that the entity (borrower) will be unable to cover or pay current debt obligations with its internal funds and may have to borrow more to pay its obligations. While, the expected DSCR will depend on economic situation and industry trends, generally, lenders will demand a very high DSCR (like 5 or 6 times) to get a reasonable comfort over the credit-worthiness of the entity.

5.5.5 Cash Flow Analysis

Cash is King. Since the accrual method of accounting doesn't provide enough light on cash flows, Cash Flow Analysis is an important part of company evaluation and for valuation as well. It involves examination of the entity's cash inflows and outflows during the specific period. Once a Cash Flow Statement is prepared, valuers find out key relevant information to assess cash flow position.

- ⦿ Cash flow from operations should be positive to ensure that the entity is making cash profits from operations.
- ⦿ Outstanding debtors should be observed to ensure that sales are not fictitious and the entity is able to recover money from the customers.
- ⦿ Large amount of cash inflow could be because of non-operating sources fund raising or sale of assets. This needs to be considered appropriately.
- ⦿ Large amount of cash outflow could be because of repayment of debt (good indicator) or investment in assets (usually a good indicator, but the quality of investment must be assessed).
- ⦿ Operating Cash Flow/Net Sales Ratio is expressed as a percentage of a company's net operating cash flow to its revenue (from the Profit & Loss Statement). It indicates how much cash is generated for every rupee of sales. There is no exact percentage to look for, but the higher the percentage, the better.

Market Value and Enterprise Value

5.6

Market value is the estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion.

The definition of market value must be applied in accordance with the following conceptual framework:

- a) "The estimated amount" refers to a price expressed in terms of money payable for the asset in an arm's length market transaction. Market value is the most probable price reasonably obtainable in the market on the valuation date in keeping with the market value definition. It is the best price reasonably obtainable by the seller and the most advantageous price reasonably obtainable by the buyer. This estimate specifically excludes an estimated price inflated or deflated by special terms or circumstances such as atypical financing, sale and leaseback arrangements, special considerations or concessions granted by anyone associated with the sale, or any element of value available only to a specific owner or purchaser.
- b) "An asset or liability should exchange" refers to the fact that the value of an asset or liability is an estimated amount rather than a predetermined amount or actual sale price. It is the price in a transaction that meets all the elements of the market value definition at the valuation date.
- c) "On the valuation date" requires that the value is time-specific as of a given date. Because markets and market conditions may change, the estimated value may be incorrect or inappropriate at another time. The valuation amount will reflect the market state and circumstances as at the valuation date, not those at any other date.
- d) "Between a willing buyer" refers to one who is motivated, but not compelled to buy. This buyer is neither over-eager nor determined to buy at any price. This buyer is also one who purchases in accordance with the realities of the current market and with current market expectations, rather than in relation to an imaginary or hypothetical market that cannot be demonstrated or anticipated to exist. The assumed buyer would not pay a higher price than the market requires. The present owner is included among those who constitute "the market".
- e) "And a willing seller" is neither an over-eager nor a forced seller prepared to sell at any price, nor one prepared to hold out for a price not considered reasonable in the current market. The willing seller is motivated to sell the asset at market terms for the best price attainable in the open market after proper marketing, whatever that price maybe. The factual circumstances of the actual owner are not a part of this consideration because the willing seller is a hypothetical owner.
- f) "In an arm's length transaction" is one between parties who do not have a particular or special relationship, eg, parent and subsidiary companies or landlord and tenant, that may make the price level uncharacteristic of the market or inflated. The market value transaction is presumed to be between unrelated parties, each acting independently.
- g) "After proper marketing" means that the asset has been exposed to the market in the most appropriate manner

to effect its disposal at the best price reasonably obtainable in accordance with the market value definition. The method of sale is deemed to be that most appropriate to obtain the best price in the market to which the seller has access. The length of exposure time is not a fixed period but will vary according to the type of asset and market conditions. The only criterion is that there must have been sufficient time to allow the asset to be brought to the attention of an adequate number of market participants. The exposure period occurs prior to the valuation date.

- h) “Where the parties had each acted knowledgeably, prudently” presumes that both the willing buyer and the willing seller are reasonably informed about the nature and characteristics of the asset, its actual and potential uses, and the state of the market as of the valuation date. Each is further presumed to use that knowledge prudently to seek the price that is most favourable for their respective positions in the transaction. Prudence is assessed by referring to the state of the market at the valuation date, not with the benefit of hindsight at some later date. For example, it is not necessarily imprudent for a seller to sell assets in a market with falling prices at a price that is lower than previous market levels. In such cases, as is true for other exchanges in markets with changing prices, the prudent buyer or seller will act in accordance with the best market information available at the time.
- i) “And without compulsion” establishes that each party is motivated to undertake the transaction, but neither is forced or unduly coerced to complete it

⦿ Enterprise Value

Enterprise value is one of the vital concepts in corporate valuation. It serves as a foundation for several Merger & Acquisition deals. There are several reasons why entities prefer enterprise value over other forms of valuation. To understand them easily, one needs to become familiar with all the fundamental aspects of EV first.

⦿ What is Enterprise value?

Enterprise Value meaning can be described as the measure of a firm’s total value and factors in the entire market value instead of the equity value. It directly ensures that all asset claims and ownership interests arising from debt and equity are included in the valuation. EV is considered to be an actual cost of purchasing a company or the theoretical price of a company before a takeover is considered. In fact, it is the minimum value that an entity would pay to purchase a company. However, in case of Mergers and Acquisitions, in a hypothetical acquisition, the acquirer would pay the enterprise value but would have access to the Cash of the target company. Therefore, we often subtract Cash and Cash Equivalents in calculation of Enterprise Value.

$$EV = \text{Market Capitalisation} + \text{Market value of Debt} - \text{Cash}$$

$$EV = (\text{Common Shares} + \text{Preferred Shares} + \text{Minority Interest}) + \text{Market Value of Debt} - \text{Cash}$$

⦿ Components of Enterprise Value

The major components of enterprise value are as follows –

- a) **Equity value**– The equity value of a company is generally determined by multiplying its fully-diluted shares outstanding with the current market price of a stock. Here, fully-diluted means they are inclusive of warrants and convertible securities besides basic shares outstanding. In the event of a company acquisition, the acquirer needs to pay the company’s shareholder at least the market capitalization value. This alone is not deemed enough to provide a company’s accurate value: as a result, other items are added in the EV equation.
- b) **Preferred stock** – Being hybrid securities, these stocks have features of both debt and equity. Regardless, preferred stocks are treated more like debt as a component in EV. It is primarily because they pay out a fixed amount of dividend and are given more priority in terms of assets and earnings than common stocks. In case of an acquisition, they are paid off like debt.

- c) **Total debt** – It can be described as the contribution made towards financial institutions and creditors. They make up the interest-bearing liabilities and include short-term and long term debt. The debt value is adjusted by simply deducting cash because when a company is acquired, acquires use the company's cash to pay off a share of assumed debt. The book value of debt is used in the case where its market value is unknown.
- d) **Non-controlling interest (minority interest)** – It is a part of a subsidiary which is not owned by any parent company. Typically, the financial statements of such a subsidiary are consolidated with the financial report of their parent company. Generally, the minority interest is added in the calculation of EV because the parent company includes the total revenue earned, expenses incurred, and cash flow generated in its financial numbers.
- e) **Cash and Cash equivalents**- These are among the most liquid assets in a company's financial statement. Cash and cash equivalents like short term investments, commercial paper, marketable securities, etc. are subtracted from EV. It is done because they tend to lower the acquiring cost of a company. It is believed that the acquirer uses the cash to pay off at least some Portion of the theoretical price or to pay for buyback debt.

⊙ **Significance of Enterprise Value**

- ▲ EV enables business entities to find out the worth of a target company.
- ▲ It signifies the economic value of a business firm in question.
- ▲ It is more like the theoretical takeover price of a company in question and accounts for the cash and debt that will be pocketed by the acquirer.
- ▲ Enterprise value makes it possible to compare companies of different capital structures with greater ease.
- ▲ It comes in handy to neutralise the stock market risk and helps to compare expected returns more effectively.

Solved Case Study

1. Parth Das is a valuer for a Professional Valuation Services Company. The company does independent valuation for actively traded listed companies. Das is responsible for conducting valuation for Company A and Company B. The appropriate valuation model for each company was chosen based on the following characteristics of each company:

Company A is an employment services firm with no debt and has fixed assets consisting primarily of computers, servers, and commercially available software. Many of the assets are intangible, including human capital. The company has a history of occasionally paying a special cash dividend.

Company B operates in three unrelated industries with differing rates of growth: tobacco (60% of earnings), shipbuilding (30% of earnings), and aerospace consulting (10% of earnings). The company pays a regular dividend that is solely derived from the earnings produced by the tobacco division.

Das considers the following development in making any necessary adjustments to the models before completing the valuation:

Company B has finalized the terms to acquire 70% of the outstanding shares of Company X, an actively traded tobacco company, in an all- stock deal.

Das assigns value to each of the companies and provides a rationale the same. The director of Valuation asks Das: "How did you arrive at these values? Describe how you used a top- down approach."

Das replies, "I arrived at my valuations through my due diligence process. I have studied all of the public disclosure documents; I have participated in the company conference calls, being careful with my questions in such a public forum; and I have studied the dynamics of the underlying industries. The valuation models

are robust and use an extensive set of company- specific quantitative and qualitative inputs.”

1. Based on Company A’s characteristics, which of the following absolute valuation models is most appropriate for valuing that company?
 - a. Asset or Cost based
 - b. Dividend discount
 - c. Free cash flow to the firm
2. Based on Company B’s characteristics, which of the following valuation models is most appropriate for valuing that company?
 - a. Asset or Cost based
 - b. Sum of the parts
 - c. Dividend discount
3. Which of the following is most likely to be appropriate to consider in Company B’s valuation of Company X?
 - a. Blockage factor
 - b. Control premium
 - c. Lack of marketability discount
4. Based on Das response to the Director of Valuation, Das process could have been more consistent:
 - a. Incorporating additional micro- level inputs into her valuation models.
 - b. Evaluating the impact of general economic conditions on each company.
 - c. Asking more probing questions during publicly available company conference calls

Solution:

- (1) C is correct. The free cash flow to the firm model is the most appropriate of the choices because it can be used whether the company has significant marketable assets or consistently pays a cash dividend. Much of Company A’s assets are intangible and although the company has a history of paying a dividend, it has been only occasionally and in the form of a special dividend (i.e., not a consistent cash dividend).
- (2) B is correct. Sum of Parts Valuation would be consistent with the characteristics of the company. Company B is a conglomerate operating in three unrelated industries with significantly different expected revenue growth rates. The sum-of-the-parts valuation model sums the estimated values of each of the company’s businesses as if each business were an independent going concern. Sum-of-the-parts analysis is most useful when valuing a company with segments in different industries that have different valuation characteristics.
- (3) B is correct. A control premium may be reflected in the value of a stock investment that would give an investor a controlling position. Company B acquired 70% of the outstanding stock of Company X; more than 50% is considered a controlling ownership position.
- (4) B is correct. A top- down forecasting approach moves from macroeconomic forecasts to industry forecasts and then to individual company and asset forecasts. Valuers are expected to understand the general economic conditions before finalizing a research report and making a recommendation. According to Das’s response, he did not comment on the general economic conditions and such considerations would be consistent with the firm’s policy of using a top-down approach.

Exercise

A. Theoretical Questions:

⊙ Multiple Choice Questions

- 1) The price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.
 - A. Investment Value
 - B. Fair Value
 - C. Fair market value
 - D. Equitable Value
- 2) This is the estimated price for the transfer of an asset or liability between identified knowledgeable and willing parties that reflects the respective interests of those parties
 - A. Market Value
 - B. Liquidation Value
 - C. Equitable Value
 - D. Investment Value
- 3) Liquidation Value can be determined under what premises:
 - A. an orderly transaction with a typical marketing period; or
 - B. a forced transaction with a shortened marketing period)
 - C. both
 - D. none of the above
- 4) The amount that would be realised when an asset or group of assets are sold on a piecemeal basis
 - A. Fair Market Value
 - B. Market Value
 - C. Investment Value
 - D. Liquidation Value
- 5) Companies that grow and earn a return on capital that exceeds their cost of capital create value.
 - A. Alfred Marshall
 - B. Black scholes
 - C. Michael Porter
 - D. None of the above
- 6) The price a willing buyer would pay a willing seller in a transaction on the open market.
 - A. Market Value
 - B. Fair Value
 - C. Equitable Value
 - D. Investment Value
- 7) Fair Value is defined as the price that would be received to sell an asset or paid to transfer a _____ in an orderly transaction between market participants at the measurement date.

- A. Asset
 - B. Liability
 - C. Equity
 - D. None of the above
- 8) The current use may be, but is _____, also the highest and best use.
- A. Not necessarily
 - B. Compulsory
 - C. Either a or b
 - D. none of the above
- 9) _____ is the use, that would produce the highest value for an asset.
- A. Current Use
 - B. Existing Use
 - C. Best Use
 - D. Highest and best use
- 10) In Orderly Transactions the reasonable period of time to find a purchaser _____ vary by asset type and market conditions
- A. Yes
 - B. No
 - C. May
 - D. May not
- 11) The _____ elements of Going Concern Value result from factors such as having a trained work force, an operational plant, the necessary licenses, marketing systems, and procedures in place etc
- A. Intangible
 - B. Tangible
 - C. Fixed Asset
 - D. Current Asset
- 12) The valuation approach, inputs and assumptions applied are highly _____ on the selected premise of value
- A. Dependent
 - B. Independent
 - C. Slightly Dependent
 - D. none of the above
- 13) Tangible assets are usually valued using any of the premises except
- A. Forced Sale
 - B. Going Concern
 - C. Orderly liquidation
 - D. Highest and best use
- 14) Which of the following approaches to valuation would most likely use EV to EBITDA Multiple for valuation

- A. Cost approach
 - B. Income Approach
 - C. Market Approach
 - D. Asset Approach
- 15) When to apply Income approach?
- A. where the asset does not have any market comparable or comparable transaction
 - B. where the asset has fewer relevant market comparables
 - C. where the asset is an income producing asset for which the future cash flows are available and can reasonably be projected
 - D. All of the above
- 16) Key inputs of Discounted Cash Flow (DCF) Method are
- A. Cashflow
 - B. Terminal Value
 - C. Discount Rate
 - D. All of the above
- 17) _____ is the value of an asset, business, or project beyond the explicit forecast period when future cash flows can be estimated
- A. Market Value
 - B. Fair Value
 - C. Terminal Value
 - D. Investment Value
- 18) If business is financed solely through Equity, K_c is the same as
- A. Cost of Equity
 - B. Cost of debt
 - C. Cost of retained earning
 - D. All of the above
- 19) Cost of capital represents a _____ benchmark rate that a company must overcome before it can generate value for its financiers
- A. Maximum
 - B. Minimum
 - C. Atleast
 - D. None of the above
- 20) In case the business is expected to mature at the end of the explicit forecast period, the terminal value may assume that the Free Cash Flows will continue for _____ thereafter.
- A. 3 years
 - B. 5 years
 - C. 10 years
 - D. infinite period

- 21) PECV of Capitalisation of Earnings Method is a simplified application of _____
- A. Income Approach
 - B. Market Approach
 - C. Cost Approach
 - D. None of the above
- 22) When to apply Cost approach?
- A. Where income or market approach cannot be used
 - B. An asset can be quickly recreated with substantially the same utility as the asset to be valued;
 - C. When liquidation value is to be determined
 - D. All of the above
- 23) The father of modern finance
- A. Harry Markowitz
 - B. Modigliani-Miller
 - C. Alfred Marshall
 - D. Michael Porter
- 24) Expected rate of return for any asset is the _____ average rate of return.
- A. Simple
 - B. Weighted
 - C. Either a or b
 - D. None of the above
- 25) Risk and return go hand in hand considering _____.
- A. Investments
 - B. Finance
 - C. Both
 - D. None of the above
- 26) Higher the risk _____ is the expected return.
- A. Higher
 - B. Lower
 - C. Moderate
 - D. any of the above
- 27) _____ risk due to changes in prices of all commodities
- A. Inflation Risk
 - B. Business Risk
 - C. Market Risk
 - D. Interest Rate Risk
- 28) Liquidity risk associated with the _____ market in which the security is traded
- A. Secondary

- B. Primary
 - C. Either a or b
 - D. none of the above
- 29) Unsystematic Risk is also known as _____
- A. Diversifiable risk
 - B. Avoidable Risk
 - C. Non-diversifiable risk
 - D. Both a and b
- 30) Formula to Calculate Enterprise Value is _____
- A. Market Capitalisation + Market value of Debt – Cash
 - B. Market Capitalisation + Book value of Debt – Cash
 - C. Market Capitalisation + Book value of Equity – Cash
 - D. Market Capitalisation + Market value of Equity– Cash
- 31) As the amount of debt increases the present value of _____.
- A. net tax-shield benefits of debt increases
 - B. bankruptcy and agency costs decreases
 - C. net tax-shield benefits of debt decrease
 - D. the company increases”
- 32) Which ratio reveals the number of times company can make its interest payments from its operating profit.
- A. Debt-Equity Ratio
 - B. Interest Coverage Ratio
 - C. Both
 - D. None of the above
- 33) Which is the most important ratios for shareholders who can assess how much profit has the company earned by using the shareholders’ funds.
- A. Return on Capital Employed
 - B. Debt-Equity Ratio
 - C. Return on Equity
 - D. Net Profit Margin
- 34) High P/E generally reflects _____ risk and/or _____ growth prospects for earnings
- A. lower,Higher
 - B. Higher,lower
 - C. Higher,Higher
 - D. Lower,Lower
- 35) The price-earnings ratio is calculated as;
- A. MPS/EPS
 - B. EPS/MPS
 - C. MPS/BV

- D. any of the above
- 36) _____ is the “typical price a product fetches in an unregulated market”
- A. Value
 - B. Price
 - C. Valuer
 - D. Mutual Fund
- 37) Which of the following approaches to valuation would most likely use Price to Sales Multiple for valuation
- A. Cost approach
 - B. Income Approach
 - C. Market Approach
 - D. Asset Approach
- 38) If the expected rate of return on a stock exceeds the required rate
- A. The stock is experiencing super normal growth
 - B. The stock should be sold
 - C. The company is not Probably trying to maximise price per share
 - D. The stock is a good buy
- 39) Valuation done under Enterprise Model (DCF) and Economic Profit Model lead to identical results?
- A. The Statement is True
 - B. The Statement is False
 - C. The Statement is conflicting as they are not used in valuation models
 - D. One cannot comment
- 40) In Inventory Turnover calculation, what is taken in the numerator?
- A. Sales
 - B. Cost of Goods Sold
 - C. Opening Stock
 - D. Closing Stock
- 41) When valuation process is under multiple scenarios, you take into consideration,
- A. Scenarios
 - B. Ranges of value
 - C. Ranges of value or Scenarios
 - D. Ranges of value & Scenarios
- 42) Does either the NPV or free cash flow model subtract the value of debt in its calculations?
- A. Only the free cash flow model does
 - B. Both the NPV and free cash flow models do
 - C. Only the NPV model does
 - D. Neither the NPV nor free cash flow models do
- 43) Beta measures _____ risk

- A. Systematic
 - B. Non diversifiable
 - C. Unsystematic
 - D. Both a and b
- 44) Fair Value is defined as the price that would be received to sell an asset or paid to transfer a liability in an _____ between market participants at the measurement date.
- A. Orderly transaction
 - B. Disorderly transaction
 - C. Any of the above
 - D. None of the above

Answer key :

1	b	12	a	23	a	34	a
2	c	13	b	24	b	35	a
3	c	14	c	25	c	36	a
4	d	15	d	26	b	37	c
5	a	16	d	27	a	38	d
6	a	17	c	28	a	39	a
7	b	18	a	29	d	40	b
8	a	19	b	30	a	41	d
9	d	20	d	31	a	42	d
10	c	21	a	32	b	43	d
11	a	22	d	33	c	44	a

⊙ **Fill in the Blanks**

1. _____ should consider the costs of getting the assets into saleable condition as well as those of the disposal activity.
2. Valuation is an estimation of a _____ and thus it can be different for different valuers.
3. “Price is what you pay, and value is what you get” said by _____
4. The Investment value is the value of an asset to the owner or a prospective owner given _____ or operational objectives
5. The highest and best use must be physically possible (where applicable), _____, legally allowed and result in the highest value
6. Current use/existing use, also known as _____
7. An _____ describes the value of a group of assets that could be realised in a liquidation sale
8. The term _____ is often used in circumstances where a seller is under compulsion to sell
9. _____ is the value of a business that is expected to continue to operate in the future
10. Usually, businesses are valued using Going Concern premise. In cases where businesses are under stress, they may be valued on _____

- 11 The market approach is also known as _____
- 12 _____ Method involves valuation of an asset based on valuation multiples of comparable assets that are traded in active market.
- 13 Comparable Transactions Method, is also known as _____

Answer :

1.	Liquidation value	8.	Forced sale
2.	Business worth	9.	Going concern value
3.	Warren Buffet	10.	Liquidation or Forced Sale premise
4.	Individual investment	11.	Relative Valuation approach
5.	financially feasible	12.	Comparable Companies Multiple
6.	as-is-where-is	13.	Guideline Transaction Method
7.	Orderly liquidation		

B. Numerical Questions

⊙ Comprehensive Numerical Problems

- 1) Smart Ltd. is deciding whether to pay out ₹4,00,000 in excess cash in the form of an extra dividend or go in for a share repurchase. Current earnings are ₹2 per share and the stock sells for ₹20. The market value balance sheet currently is as follows:

Balance sheet

Liabilities	Amount (INR)	Assets	Amount (INR)
Equity	1700	Assets rather than cash	1900
Debt	600	Cash	400
	2300		2300

- a. Evaluate the two alternatives in terms of the effect on the price per share of the stock, the EPS and the P/E ratio.
- b. Which alternative is a better decision for the company? Why?

Answer:

- a. **Assumption:** The P/E of the stock remains the same under both the alternatives.

Alternative I

Pay ₹ 400 thousand in the form of dividend

$$\text{Number of shares} = \frac{1700}{10} = ₹170 \text{ thousand}$$

$$\text{Dividend per share} = \frac{400}{170} = ₹ 2.35 \text{ per share}$$

As P/E is constant, the share price depends only on earning power of the company and suppose earnings are going

to remain at ₹2 per share, then the price will remain at Rs.20 per share.

Alternative II

Repurchase 400 thousand worth of shares

$$\text{Number of shares repurchased} = \frac{400}{20} = 20 \text{ thousand shares}$$

$$\text{Shares remaining} = 85 - 20 = 65 \text{ thousand shares}$$

$$\text{Changed EPS} = 2 \times \frac{85}{65} = ₹ 2.62$$

$$\text{Revised price} = 2.62 \times \frac{20}{2} = ₹ 26.15$$

b. Alternative II is better as the price of the share increases to ₹ 26.15 from ₹ 20

- 2) Umang Ltd. has announced issue of warrants on 1:1 basis for its equity shareholders. The current price of the stock 10 and warrants are convertible at an exercise price of ₹ 11.71 per share. Warrants are detachable and are trading at ₹3. What is the minimum price of the warrant? What is the warrant premium? Now had the current price been ₹ 16.375, what is the minimum price and warrant premium? (Consider warrants are tradable at ₹ 9.75)

Answer:

$$\begin{aligned} \text{Minimum Price} &= (\text{Market Price of Common Stock} - \text{Exercise Price}) \times \text{Exchange Ratio} \\ &= ₹ (10.00 - 11.71) \times 1.0 = ₹ 1.71 \end{aligned}$$

Thus, the minimum price on this warrant is considered to be zero, because things simply do not sell for negative prices.

$$\text{Warrant premium} = \text{Market price of warrant} - \text{Minimum price of warrant} = 3 - 0 = ₹ 3$$

$$\begin{aligned} \text{Minimum price} &= (\text{Market price of common stock} - \text{Exercise price}) \times (\text{Exercise ratio}) \\ &= ₹ (16.375 - 11.71) \times 1.0 \\ &= ₹ 4.665 \end{aligned}$$

$$\begin{aligned} \text{Warrant premium} &= \text{Market price of warrant} - \text{Minimum price of warrant} \\ &= ₹ (9.75 - 4.665) = ₹ 5.085 \end{aligned}$$

- 3) Super Shakti Ltd. is trying to buy Beta India Ltd. Beta India Ltd., is a small biotechnology firm that develops products that are licensed to major pharmaceutical firms. The development costs are expected to generate negative cash flows of ₹10 lakh during the first year of the forecast period. Licensing fee is expected to generate positive cash flows of ₹ 5, ₹10, 15 and ₹20 lakhs during 2-5 years respectively. Due to the emergence of competitive products cash flows are expected to grow annually at a modest 5% after the fifth year. The discount rate for the first five years is estimated to be 15% and then drop to 8% beyond the fifth year. Calculate the value of the firm.

Answer:

Total sum of present value = ₹20.185

$$\text{Terminal Value}_t = \frac{\text{Cash flow}_{t+1}}{r - g_{\text{stable}}}$$

$$\text{Cash Flow}_{t+1} = \text{Cash flow}_t (1 + g)$$

$$= ₹ 20(1 + 0.05) = 21 \text{ Lakh}$$

$$\begin{aligned} \text{Terminal Value} &= 21 / (0.08 - 0.05) \\ &= ₹ 700 \text{ Lakh.} \end{aligned}$$

$$\text{Present value of terminal value} = ₹ 700 / 2.011 = ₹ 348.08$$

$$\text{Value of the firm} = ₹(20.185 + 348.08) = ₹ 368.265 \text{ lakh}$$

- 4) The free cash flow of Suvision Ltd is projected to grow at a compound annual average rate of 35% for the next 5 years. Growth is then expected to slow down to a normal 5% annual growth rate. The current year's cash flow of Suvision Ltd is ₹ 4 lakhs. Suvision Ltd.'s cost of capital during the high growth period is 18% and 12% beyond the fifth year, as growth stabilizes. Calculate the value of the Suvision Ltd.

Answer:

Present Value of Cash Flows during the Forecast Period

$$\begin{aligned} PV_{1-t} &= \{[\text{FCFE}_0 \times (1 + g_t)] / (1 + \text{WACC})^t\} \\ &= [(4 \times 1.35) / 1.18] + [\{4 \times (1.35)^2\} / (1.18)^2] + [\{4 \times (1.35)^3\} / (1.18)^3] + [\{4 \times (1.35)^4\} / (1.18)^4] \\ &\quad + [\{4 \times (1.35)^5\} / (1.18)^5] \\ &= 5.4 / 1.18 + 7.29 / (1.18)^2 + 9.84 / (1.18)^3 + 13.29 / (1.18)^4 + 17.931 / (1.18)^5 \\ &= 4.58 + 5.24 + 5.99 + 6.85 + 7.84 \\ &= ₹ 30.50 \text{ lakh} \end{aligned}$$

Calculation of Terminal Value

$$\begin{aligned} \text{Where } P_n &= \text{FCFE}_n \times (1 + g) / (k_c - g) \\ &= ₹ (17.93 \times 1.05) / 0.12 - 0.05 \\ &= ₹ 18.83 / 0.07 \\ &= ₹ 269 \text{ Lakh} \end{aligned}$$

$$\text{PV of Terminal Price} = 269 / (1.18)^5 = 117.58$$

$$P_{0\text{FCFE}} = PV_{1-5} + PV_T$$

$$= ₹ 30.50 + ₹ 117.58 = ₹ 148.08 \text{ lakh.}$$

- 5) Ratnakar Ltd. agrees to buy over the business of JSB Ltd. effective 1st April, 2022. The summarized Balance Sheet of Ratnakar Ltd. as on 31st March 2022 are as follows:

Balance Sheet as at 31st March, 2022 (In crores)

Liabilities	Ratnakar (₹)	JSB (₹)
Paid up Share Capital		
Equity Shares of ₹100 each	350	..
Equity Shares of ₹10 each	..	6.5

Liabilities	Ratnakar (₹)	JSB (₹)
Reserve & Surplus	950	25
Total	1300	31.5
Assets		
Net Fixed assets	220	0.5
Net Current assets	1020	29
Deferred current asset	60	2
Total	1300	31.5

Ratnakar Ltd proposes to buy out JSB Ltd. and the following information is provided to you as a part of the scheme of buying:

- (1) The weighted average post tax maintainable profits of Ratnakar Ltd and JSB Ltd. for the last 4 years are INR 300 crores and ₹10 crores respectively.
- (2) Both the companies envisage a capitalization rate of 8%.
- (3) Ratnakar Ltd. has a contingent liability of ₹300 crores as on 31st March, 20 × 1.
- (4) Ratnakar Ltd to issue shares of ₹100 each to the shareholders of JSB Ltd. in terms of the exchange ratio as arrived on the share value basis. (Please Consider weights of 1 & 3 for the value of shares arrived on Net Asset basis and Equity Capitalization method respectively for Ratnakar Ltd & JSB Ltd.

You are Required to arrive at the value of the shares of both Ratnakar Ltd and JSB Ltd. under:

- a) Net Asset Value method
- b) Earnings Capitalization Method
- c) Exchange ratio of shares of Ratnakar Ltd to be issued to the shareholders of JSB Ltd on a Fair value basis (taking into consideration the assumptions mentioned in point 4 above)

Answer:

(a) Net Asset Value

Ratnakar Ltd (₹ in Crores)	$\frac{1300 - 300}{3.5} = 285.71$
JSB Ltd (₹ in Crores)	$\frac{31.5}{0.65} = 48.46$

(b) Earning Capitalization Value

Ratnakar Ltd (₹ in Crores)	$\frac{350 / 8}{3.5} = 1071.43$
JSB Ltd (₹ in Crores)	$\frac{10 / 0.08}{0.65} = 192.31$

(c) Fair Value

Ratnakar Ltd (₹ in Crores)	$\frac{285.71 \times 1 + 1071.43 \times 3}{4} = 875$
JSB Ltd (₹ in Crores)	$\frac{48.46 \times 1 + 192.31 \times 3}{4} = 156.3475$
Exchange Ratio	$156.3475 / 875 = 0.1787$

Ratnakar Ltd should issue 0.1787 share for each share of JSB Ltd.

Note: In above solution it has been assumed that the contingent Liability will materialize at its full amount.

6) With the help of the following information of Udyog Limited compute the Economic Value Added:

Capital Structure: Equity Capital of ₹160 Lakh

Reserves and Surplus ₹140 Lakhs

10% Debenture ₹400 Lakhs

Cost of equity: 14%

Financial Leverage: 1.5 times

Income Tax rate: 30%

Answer:

$$\text{Financial Leverage} = \text{PBIT} / \text{PBT}$$

$$1.5 = \text{PBIT} / (\text{PBIT} - \text{Interest})$$

$$1.5 = \text{PBIT} / (\text{PBT} - 40)$$

$$1.5 (\text{PBIT} - 40) = \text{PBIT}$$

$$1.5 \text{PBIT} - 60 = \text{PBIT}$$

$$1.5 \text{PBIT} - \text{PBIT} = 60$$

$$0.5 \text{PBIT} = ₹60$$

$$\text{Or PBIT} = \frac{60}{0.5} = ₹120 \text{ Lakhs}$$

$$\text{NOPAT} = \text{PBIT} - \text{Tax} = ₹120 \text{ Lakhs} (1 - 0.30) = ₹84 \text{ Lakhs.}$$

Weighted Average Cost of Capital (WACC)

$$= 14\% \times (300/700) + (1 - 0.30) \times (10\%) \times (400/700) = 10\%$$

$$\text{EVA} = \text{NOPAT} - (\text{WACC} \times \text{Total Capital})$$

$$\text{EVA} = ₹84 \text{ Lakhs} - 0.10 \times ₹700 \text{ Lakhs}$$

$$\text{EVA} = ₹14 \text{ Lakhs}$$

- 7) ATTL Ltd. and STTL Ltd. are in the same risk class and are similar in every respect except that ATTL Ltd. is a levered firm, while STTL Ltd. is unlevered, ATTL Ltd. has ₹ 12,00,000 debentures worth carrying 12% rate of interest. Both the firms earn 18% before interest and taxes on their total assets of ₹ 22 lakh. Assuming a tax rate of 50% and a capitalization rate of 14% for the unlevered firm.

Calculate the value of both the firms using Net Income approach.

Answer:

Particulars	Levered Firm	Unlevered Firm
EBIT (18% of ₹22 lakh)	396000	396000
Less: Interest	144000	
Taxable Income	252000	396000
Earnings for equity holders	252000	396000
Equity capitalization rate (Ke)	14%	14%
Market value of equity	1800000	2828571
Market value of debt	12,00,000	0
Total value of firm	30,00,000	28,28,571

- 8) Gallant Ltd has earned a net profit of ₹15 Lacs after Tax 30%. Interest Cost charged by financial Institution was ₹10 lacs. The invested capital is ₹95 Lacs of which 55% is debt.

The company maintains a weighted average cost of capital of 13%. Required,

- Compute the operating income.
- Compute the Economic Value Added (EAV).
- Gallant Ltd. has 6 Lac equity shares outstanding. How much dividend can the company pay before the value of the entity starts declining?

Answer:

$$\begin{aligned} \text{Taxable Income} &= ₹15 / (1 - 0.30) \\ &= ₹21,42,857 \end{aligned}$$

$$\begin{aligned} \text{Operating Income} &= \text{Taxable Income} + \text{Interest} \\ &= ₹21,42,857 + 10,00,000 \\ &= ₹31,42,857 \end{aligned}$$

$$\begin{aligned} \text{EVA} &= \text{EBIT} (1 - \text{TR}) - \text{WACC} \times \text{Invested Capital} \\ &= ₹31,42,857(1 - 0.30) - 13\% \times ₹95,00,000 \\ &= ₹22,00,000 - 12,35,000 = ₹9,65,000 \end{aligned}$$

$$\begin{aligned} \text{EVA Dividend} &= \frac{\text{INR } 9,65,000}{\text{INR } 6,00,000} = \text{INR } 1.6083 = ₹1.6083 \end{aligned}$$

- 9) Sigma Ltd. and Beta Ltd. belong to the same risk class. They are identical in all respects except that Sigma Ltd. has no debt in its capital structure whereas Beta Ltd. is a levered firm. Relevant financial particulars of the companies are given below.

Particulars	Sigma Ltd (₹)	Beta Ltd (₹)
Net operating income	2,00,000	2,00,000
Debt Int		40,000
Equity earning	2,00,000	1,60,000
Equity capitalization rate	10%	12.50%
Market value of equity	20,00,000	12,80,000
Market value of debt		8,00,000
(Debt capitalization rate is 5%)		
	20,00,000	20,80,000
Average cost of capital	10%	9.615%

Gama Ltd owns 1% worth of equity in Beta Ltd. Show what arbitrage will he resort to?

Answer:

Gama Ltd who owns 1% of equity of firm Beta Ltd will sell his equity in firm Beta Ltd. for ₹12,800.

He will borrow ₹8,000 @ 5% interest and buy 1.04% of the equity of firm Sigma Ltd. with the amount of ₹20,800.

Such an action will result in the following income on investment in firm

Sigma Ltd.	
(1.04% of 2,00,000	2,080
Less : Interest @ 5% on 8000	400
Net Income	1680

This net income of ₹1,680 is higher than a net income of ₹1,600 foregone by selling 1% equity of firm Beta Ltd.

10) Security S.D. = 3% Market S.D. = 2.20%

Coefficient of correlation for security with market = 0.80

Return from market portfolio = 9.8%. Risk free rate of return = 5.20%

Find the required return from the security.

Answer:

$$\text{Coefficient of correlation} = \frac{\text{covariance}}{(\text{SD security}).(\text{SD market})}$$

$$0.80 = \frac{\text{covariance}}{(0.03).(0.022)}$$

$$\text{Covariance} = 0.000528$$

$$\text{Beta} = \text{Covariance} / (\text{Market variance})$$

$$= 0.000528 / (0.0220)^2$$

$$= 1.091$$

$$\text{Required return from the security} = \text{RF} + \text{Beta} (\text{RM} - \text{RF})$$

$$= 5.20 + 1.091(9.80 - 5.20) = 10.22\%$$

Laws and Compliance in Business Valuation

6

This module includes:

- 6.1 Salient features of the Insolvency and Bankruptcy Code, 2016
- 6.2 The Companies Act, 2013: Section 192(2), 230(1), (2), (3), 231, 232, 247, 281(1)
- 6.3 Salient features of the Companies (Registered Valuers and Valuation) Rules, 2017
- 6.4 Salient features of the SARFAESI Act, 2002 on Valuation
- 6.5 Valuation Standards (IVSC)

Laws and Compliance in Business Valuation

SLOB Mapped against the Module:

To obtain an understanding of regulatory framework around valuation; Different regulations that govern valuation in India and globally.

Module Learning Objectives:

After studying the chapter, the students will be able to –

- ▲ Understand and explain regulatory framework around valuation;
- ▲ Apply different regulations that govern valuation in India and globally.

Salient Features of the Insolvency and Bankruptcy Code, 2016

6.1

6.1.1 Introduction

While businesses are formed with the concept of perpetual succession, not every business runs for an infinite period. A business may close (wind up) for a variety of reasons such as temporary economic slowdown, failure in business or poor management control. Often when a business fails the founders, or the entrepreneurs are looked down upon as failures. For a country to have a flourishing business environment the businesses should be allowed to fail with dignity. Therefore, a strong insolvency and bankruptcy regime is required in any country. Insolvency and Bankruptcy Code represents the legal and institutional mechanisms in India for dealing with debt default of companies and limited liability entities, partnership firms and individuals. However, this does not automatically cover default by financial service providers, unless notified by the Government.

Insolvency: When an entity (individual or an organisation) is unable to meet its outstanding financial debt towards its lender as it becomes due for a prolonged period with no foresight of being able to repay the debt, it is considered as insolvent. In some cases, Insolvency can be resolved by way of changing the repayment plan of the loans or writing off a part of the loan. In other cases, a legal action may be taken against the insolvent and its assets may be sold to pay off the outstanding debts. Generally, an official assignee/liquidator appointed by the Government of India, realizes the assets and allocates it among the lenders and creditors of the insolvent.

Bankruptcy: When an entity voluntarily declares itself as an insolvent and goes to the court, it is considered as Bankrupt. On declaring as 'bankrupt', the court is responsible to liquidate the property of the insolvent (including personal property of an individual) and hand it out to its creditors. It provides a fresh lease of life to the insolvent.

6.1.2 Objective of the Code

The Insolvency and Bankruptcy Code (IBC) 2016 aims to consolidate the laws relating to insolvency of companies and limited liability entities (including limited liability partnerships and other entities with limited liability), unlimited liability partnerships and individuals, contained in several legislations, into a single legislation and provide for their reorganization and resolution in a time bound manner for maximization of value of their assets. Such consolidation provides for a greater clarity in law and facilitates the application of consistent and coherent provisions to different stakeholders affected by business failure or inability to pay debt.

The Code separates commercial aspects of the insolvency proceedings from judicial aspects. The Code also provides a fast-track insolvency resolution process for corporates and LLPs. This is an enabler for start-ups and small and medium enterprises (SMEs) to complete the resolution process in 90 days (extendable to 45 days in deserving cases).

6.1.3 Insolvency Resolution Process

An application to initiate an Insolvency Resolution Process under the Code can be either made by the debtor (personally or through an insolvency resolution professional) or by a creditor (either personally or jointly with other creditors through an insolvency resolution professional). However, a partner of a partnership firm is not eligible to apply for an IRP unless a joint application is filed by majority of the partners of the partnership firm.

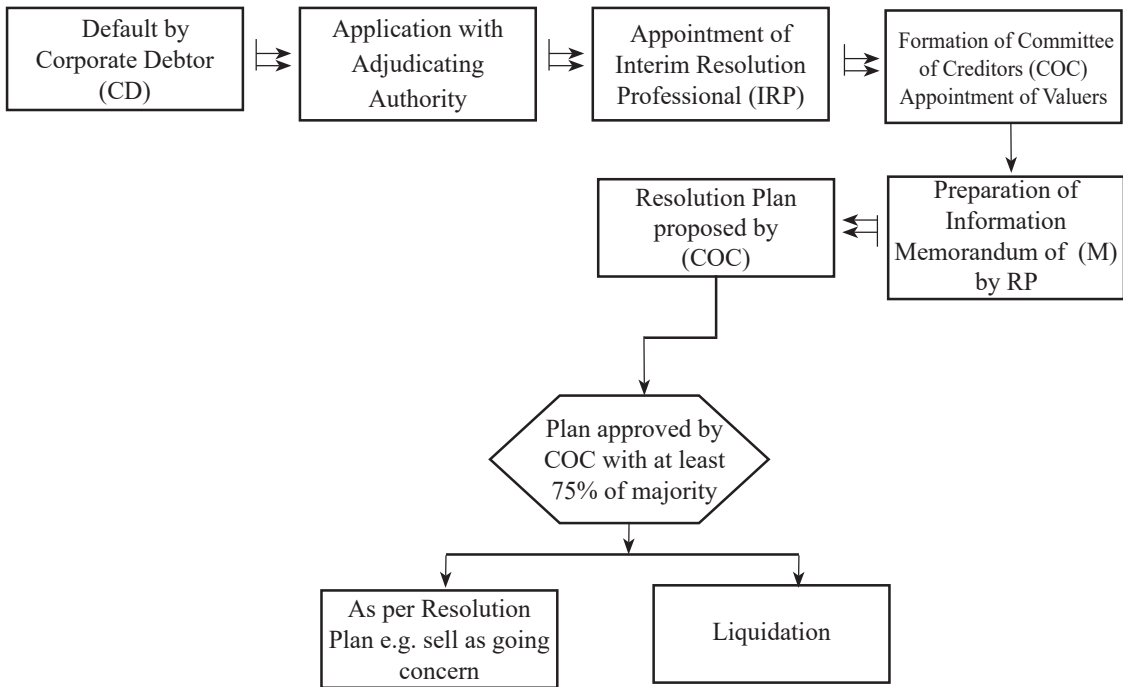


Figure No. 6.1: Insolvency Resolution Process

Where any corporate debtor commits a default, a financial creditor, an operational creditor or the corporate debtor itself may initiate CIRP in respect of such corporate debtor in the manner as provided under this Chapter.

The minimum amount of default for being admitted into Corporate Insolvency Resolution Process (CIRP) is ₹1 crore.

The CIRP shall be completed within a period of 180 days from the date of admission of the application to initiate such process. This can be extended if at least 66 percent voting of Committee of Creditors (COC).

“Resolution plan” means a plan proposed by resolution applicant for insolvency resolution of the corporate debtor as a going concern. A resolution plan may include provisions for the restructuring of the corporate debtor, including by way of merger, amalgamation and demerger.

From the date of appointment of the interim resolution professional, the management of the affairs of the corporate debtor shall vest in the interim resolution professional. The interim resolution professional shall make every endeavour to protect and preserve the value of the property of the corporate debtor and manage the operations of the corporate debtor as a going concern.

6.1.4 Liquidation

If the COC cannot agree on a workable resolution plan within the IRP Period (i.e. 180 days extendable once by another 90 days), the COC decides to liquidate the company, NCLT rejects the resolution plan; or the corporate debtor contravenes provisions of the resolution plan, the NCLT shall:

- (i) pass an order requiring liquidation of corporate debtor;
- (ii) make a public announcement of corporate debtor entering liquidation; and
- (iii) require a liquidation order to be sent to the registering authority of the corporate debtor (for example

Registrar of Companies in case of companies incorporated under Companies Act).

The IP acting as the resolution professional shall, upon commencement of liquidation shall be appointed as the liquidator for the process, unless replaced by NCLT.

⦿ **Liquidation Process**

The liquidation process starts with the winding up order and ends with the order of dissolution of the corporate debtor. It involves realization of the assets of the entity in liquidation and distribution of the realization proceeds among the creditors and other stakeholders who have claim to share the proceeds and other incidental activities by virtue of the liquidator being the trustee for the stakeholders as discussed hereunder:

Distribution of assets and other aspects

Section 53 of the Code stipulates in case of liquidation, the assets of the corporate debtor will be sold and the proceeds will be distributed amongst the creditors in the following order of priority:

- a) cost of the insolvency resolution process and liquidation;
- b) secured creditors (who choose to relinquish their security enforcement rights and workmen's dues relating to a period of 24 months preceding the liquidation commencement date);
- c) wages and unpaid dues of employees (other than workmen) for a period of 12 months preceding the liquidation commencement date;
- d) financial debts owed to unsecured creditors;
- e) statutory dues to be received on account of Consolidated Fund of India or Consolidated Fund of a State (relating to a period of whole or part of 2 years preceding the liquidation commencement date) and debts of secured creditors (remaining unpaid after enforcement of security);
- f) remaining debts and dues;
- g) dues of preference shareholders; and
- h) dues of equity shareholders or partners (as may be applicable)

Dissolution of corporate debtor

Where the assets of the corporate debtor have been completely liquidated, the liquidator shall make an application to NCLT for the dissolution of such corporate debtor and NCLT shall order that the corporate debtor shall be dissolved from the date of that order and the corporate debtor shall be dissolved accordingly.

⦿ **Voluntary Liquidation of Corporate Persons**

A corporate person (which includes companies as well as LLPs) may put the entity into voluntary winding up. The conditions and procedural requirements that may be specified by the Board.

Procedure for voluntary liquidation:

Declaration of Solvency to be made by the majority of Directors

Majority of directors of the company/entity must make a declaration verified by an affidavit stating that-

- a) they have made a full inquiry into the affairs of the company and they have formed an opinion that either the company has no debt or that it will be able to pay its debts in full from the proceeds of assets sold/ to be sold in the voluntary winding up; and
- b) the company is not being liquidated to defraud any person

6.1.5 Regulations pertaining to Valuer

“registered valuer” means a person registered as such in accordance with the Companies Act 2013 (18 of 2013) and rules made thereunder – Reg. 2(1)(m);

The interim resolution professional shall within seven days of his appointment, appoint two registered valuers to determine the liquidation value of the corporate debtor.

⦿ **Liquidation value- Reg. 35:**

- a) Liquidation value is the estimated realizable value of the assets of the corporate debtor if the corporate debtor were to be liquidated on the insolvency commencement date.
- b) Liquidation value shall be determined in the following manner:
 - (i) the two registered valuers appointed under Regulation 27 shall submit an estimate of the liquidation value computed in accordance with internationally accepted valuation standards, after physical verification of the inventory and fixed assets of the corporate debtor;
 - (ii) if in the opinion of resolution professional (RP), as the case may be, the two estimates are significantly different, he may appoint another registered valuer who shall submit an estimate computed in the same manner; and
 - (iii) the average of the two closest estimates shall be considered the liquidation value.

⦿ **Insolvency and Bankruptcy Board of India (Liquidation Process) Regulation, 2016**

Valuation of assets intended to be sold - Reg.35:

The liquidator shall appoint at least two registered valuers to value the assets.

The registered valuers shall independently submit to the liquidator the estimates of the realizable value of the asset(s) computed in accordance with internationally accepted valuation standards, after physical verification of the assets of the corporate debtor.

⦿ **Voluntary Liquidation of corporate person - Section 59(3)**

Voluntary liquidation proceedings of a corporate person registered as a company shall be accompanied with:

- ▲ a declaration from majority of the directors of the company verified by an affidavit stating that they have made a full inquiry into the affairs of the company and they have formed an opinion that either the company has no debt or that it will be able to pay its debts in full from the proceeds of assets to be sold in the voluntary liquidation;
- ▲ a report of the valuation of the assets of the company, if any prepared by a registered valuer.

⦿ **Insolvency and Bankruptcy Board of India (Voluntary Liquidation Process) Regulation, 2017**

Final Report - Reg. 38(1)(c): On completion of the liquidation process, the liquidator shall prepare the Final Report consisting of a sale statement in respect of all assets containing

- (i) the realized value;
- (ii) cost of realization, if any;
- (iii) the manner and mode of Sale;
- (iv) an explanation for the shortfall, if the value realized is less than the value assigned by the registered valuer in the report of the valuation of assets;
- (v) the person to whom the sale is made; and
- (vi) any other relevant details of the sale.

The Companies Act, 2013: Section 192(2), 230(1), (2), (3), 231, 247, 281(1)

6.2

⦿ Section 192: Restriction on Non- Cash Transactions Involving Directors

Where a Company enters into an agreement by which-

- (i) a director of the company or its holding, subsidiary or associate company or a person connected with him acquires or is to acquire assets for consideration other than cash, from the company; or
- (ii) the company acquires or is to acquire assets for consideration other than cash, from such director or person so connected.

The company needs prior approval for such arrangement accorded by a resolution of the company in general meeting. In case the director or connected person is a director of its holding company, approval shall also be required to be obtained by passing a resolution in general meeting of the holding company. The notice for approval of the resolution by the company or holding company in general meeting shall include the particulars of the arrangement along with the value of the assets involved in such arrangement duly calculated by a registered valuer.

Any arrangement entered into by a company or its holding company in contravention of the provisions of this section shall be voidable at the instance of the company.

The arrangement will be valid if the restitution of any money or other consideration which is the subject matter of the arrangement is no longer possible and the company has been indemnified by any other person for any loss or damage caused to it; or any rights are acquired bona fide for value and without notice of the contravention of the provisions of this section by any other person.

⦿ Section 230 – 232 Select Extracts

Section 230 to 240 of the Companies Act, 2013 cover the statutory provisions governing M&As including arrangements involving companies, their members and creditors. These sections deal comprehensively with all forms of compromises as well as arrangements, and extends to the reduction of share capital, buy-back, takeovers and corporate debt restructuring as well. Objection to any compromise or arrangement can be made only by persons holding not less than 10% of share holding or having an outstanding debt amounting to not less than 5% of the total outstanding debt as per the latest audited financial statements. The 2013 Act requires all companies undertaking any compromise or arrangement to obtain an auditor's certificate. This requirement helps in streamlining the varied practices as well as ensuring appropriate accounting treatment.

The Act simplified the procedures in two areas, firstly, for holding wholly owned subsidiaries and secondly, for arrangements between small companies (section 233). Small companies have defined capital and turnover thresholds, and have been given certain benefits, including simplified procedures.

⦿ Sec 230(1) Tribunal to order meeting of members/creditors, etc.

When a compromise or arrangement is proposed—

- (i) between a company and its creditors or any class of them; or

(ii) between a company and its members or any class of them,

the Tribunal may, on the application of the company, or any creditor or member of the company, or in the case of a company which is being wound up, of the liquidator, appointed under this Act or under Insolvency and Bankruptcy Code, 2016 order a meeting of the creditors or class of creditors, or of the members or class of members, as the case may be, to be called, held and conducted in such manner as the Tribunal directs.

For the purposes of this sub-section, arrangement includes a reorganisation of the company's share capital by the consolidation of shares of different classes or by the division of shares into shares of different classes, or by both these methods.

⦿ **Sec 230(2) Affidavit by the applicant to disclose certain material facts**

The company or any other person, by whom an application is made under 230(1), shall disclose to the Tribunal by affidavit—

- a) all material facts relating to the company, such as the latest financial position of the company, the latest auditor's report on the accounts of the company and the pendency of any investigation or proceedings against the company;
- b) reduction of share capital of the company, if any, included in the compromise or arrangement;
- c) any scheme of corporate debt restructuring consented to by not less than seventy-five per cent of the secured creditors in value, including—
 - (i) a creditors' responsibility statement in the prescribed form;
 - (ii) safeguards for the protection of other secured and unsecured creditors;
 - (iii) report by the auditor that the fund requirements of the company after the corporate debt restructuring as approved shall conform to the liquidity test based upon the estimates provided to them by the Board;
 - (iv) where the company proposes to adopt the corporate debt restructuring guidelines specified by the Reserve Bank of India, a statement to that effect; and
 - (v) a valuation report in respect of the shares and the property and all assets, tangible and intangible, movable and immovable, of the company by a registered valuer.

⦿ **Sec 230(3) Notice of the meeting**

When a meeting is proposed to be called in pursuance of an order of the Tribunal under 230(1), a notice of such meeting shall be sent to all the creditors or class of creditors and to all the members or class of members and the debenture-holders of the company, individually at the address registered with the company which shall be accompanied by

- ▲ a statement disclosing the details of the compromise or arrangement,
- ▲ a copy of the valuation report, if any, and
- ▲ explaining their effect on creditors, key managerial personnel, promoters and non-promoter members, and the debenture-holders, and
- ▲ the effect of the compromise or arrangement on any material interests of the directors of the company or the debenture trustees, and
- ▲ such other matters as may be prescribed:

Such notice and other documents shall also be placed on the website of the company, if any, and in case of a listed company, these documents shall be sent to the Securities and Exchange Board and stock exchange where the securities of the companies are listed, for placing on their website and shall also be published in newspapers in such manner as may be prescribed:

When the notice for the meeting is also issued by way of an advertisement, it shall indicate the time within which copies of the compromise or arrangement shall be made available to the concerned persons free of charge from the registered office of the company.

⦿ **Sec 231 Power of the tribunal to enforce compromise or arrangement**

231(1): When the Tribunal makes an order under section 230 sanctioning a compromise or an arrangement in respect of a company, it—

- ▲ shall have power to supervise the implementation of the compromise or arrangement; and
- ▲ may, at the time of making such order or at any time thereafter, give such directions in regard to any matter or make such modifications in the compromise or arrangement as it may consider necessary for the proper implementation of the compromise or arrangement.

231(2): If the Tribunal is satisfied that the compromise or arrangement sanctioned under section 230 cannot be implemented satisfactorily with or without modifications, and the company is unable to pay its debts as per the scheme, it may make an order for winding-up the company and such an order shall be deemed to be an order made under section 273

⦿ **Sec 232 Merger and Amalgamation of Companies.**

232(1) Tribunal's power to call meeting of creditors or members, with respect to merger or amalgamation of companies

When an application is made to the Tribunal under section 230 for the sanctioning of a compromise or an arrangement proposed between a company and any such persons as are mentioned in that section, and it is shown to the Tribunal—

- (i) that the compromise or arrangement has been proposed for the purposes of, or in connection with, a scheme for the reconstruction of the company or companies involving merger or the amalgamation of any two or more companies; and
- (ii) that under the scheme, the whole or any part of the undertaking, property or liabilities of any company (hereinafter referred to as the transferor company) is required to be transferred to another company (hereinafter referred to as the transferee company), or is proposed to be divided among and transferred to two or more companies,

the Tribunal may on such application, order a meeting of the creditors or class of creditors or the members or class of members, as the case may be, to be called, held and conducted in such manner as the Tribunal may direct and the provisions of sub-sections (3) to (6) of section 230 shall apply mutatis mutandis.

⦿ **Sec 232(2) Circulation of documents for members'/creditors' meeting**

when an order has been made by the Tribunal under 232(1), merging companies or the companies in respect of which a division is proposed, shall also be required to circulate the following for the meeting so ordered by the Tribunal, namely:—

- (i) the draft of the proposed terms of the scheme drawn up and adopted by the directors of the merging company;
- (ii) confirmation that a copy of the draft scheme has been filed with the Registrar;
- (iii) a report adopted by the directors of the merging companies explaining effect of compromise on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders laying out in particular the share exchange ratio, specifying any special valuation difficulties;
- (iv) the report of the expert with regard to valuation, if any;

- (v) a supplementary accounting statement if the last annual accounts of any of the merging company relate to a financial year ending more than six months before the first meeting of the company summoned for the purposes of approving the scheme.

⦿ **232(3) Sanctioning of scheme by Tribunal**

The Tribunal, after satisfying itself that the procedure specified in 232(1) and 232(2) has been complied with, may, by order, sanction the compromise or arrangement or by a subsequent order, make provision for the following matters, namely:—

- (i) the transfer to the transferee company of the whole or any part of the undertaking, property or liabilities of the transferor company from a date to be determined by the parties unless the Tribunal, for reasons to be recorded by it in writing, decides otherwise;
- (ii) the allotment or appropriation by the transferee company of any shares, debentures, policies or other like instruments in the company which, under the compromise or arrangement, are to be allotted or appropriated by that company to or for any person:

A transferee company shall not, as a result of the compromise or arrangement, hold any shares in its own name or in the name of any trust whether on its behalf or on behalf of any of its subsidiary or associate companies and any such shares shall be cancelled or extinguished;

- (iii) the continuation by or against the transferee company of any legal proceedings pending by or against any transferor company on the date of transfer
- (iv) dissolution, without winding-up, of any transferor company;
- (v) the provision to be made for any persons who, within such time and in such manner as the Tribunal directs, dissent from the compromise or arrangement;
- (vi) where share capital is held by any non-resident shareholder under the foreign direct investment norms or guidelines specified by the Central Government or in accordance with any law for the time being in force, the allotment of shares of the transferee company to such shareholder shall be in the manner specified in the order;
- (vii) the transfer of the employees of the transferor company to the transferee company;
- (viii) when the transferor company is a listed company and the transferee company is an unlisted company,—
 - (a) the transferee company shall remain an unlisted company until it becomes a listed company;
 - (b) if shareholders of the transferor company decide to opt out of the transferee company, provision shall be made for payment of the value of shares held by them and other benefits in accordance with a pre-determined price formula or after a valuation is made, and the arrangements under this provision may be made by the Tribunal:

The amount of payment or valuation under this clause for any share shall not be less than what has been specified by the Securities and Exchange Board under any regulations framed by it;

- (ix) where the transferor company is dissolved, the fee, if any, paid by the transferor company on its authorised capital shall be set-off against any fees payable by the transferee company on its authorised capital subsequent to the amalgamation; and
- (x) such incidental, consequential and supplemental matters as are deemed necessary to secure that the merger or amalgamation is fully and effectively carried out.

No compromise or arrangement shall be sanctioned by the Tribunal unless a certificate by the company's auditor has been filed with the Tribunal to the effect that the accounting treatment, if any, proposed in the scheme of compromise or arrangement is in conformity with the accounting standards prescribed under section 133.

⦿ **232(4) Transfer of property or liabilities**

An order under this section provides for the transfer of any property or liabilities, then, by virtue of the order, that property shall be transferred to the transferee company and the liabilities shall be transferred to and become the liabilities of the transferee company and any property may, if the order so directs, be freed from any charge which shall by virtue of the compromise or arrangement, cease to have effect.

⦿ **232(5) Certified copy of the order to be filed with the Registrar**

Every company in relation to which the order is made shall cause a certified copy of the order to be filed with the Registrar for registration within thirty days of the receipt of certified copy of the order.

⦿ **232(6) Effective date of the scheme**

The scheme under this section shall clearly indicate an appointed date from which it shall be effective and the scheme shall be deemed to be effective from such date and not at a date subsequent to the appointed date.

⦿ **232(7) Annual statement certified by CA/CS/Cost Accountant to be filed with Registrar every year until the completion of the scheme**

Every company in relation to which the order is made shall, until the completion of the scheme, file a statement in such form and within such time as may be prescribed with the Registrar every year duly certified by a chartered accountant or a cost accountant or a company secretary in practice indicating whether the scheme is being complied with in accordance with the orders of the Tribunal or not.

⦿ **232(8) Punishment**

If a transferor company or a transferee company contravenes the provisions of this section, the transferor company or the transferee company, as the case may be, shall be punishable with fine which shall not be less than one lakh rupees but which may extend to twenty-five lakh rupees and every officer of such transferor or transferee company who is in default, shall be punishable with imprisonment for a term which may extend to one year or with fine which shall not be less than one lakh rupees but which may extend to three lakh rupees, or with both.

Explanation under Section 232

For the purpose of the Section, —

- (i) in a scheme involving a merger, where under the scheme the undertaking, property and liabilities of one or more companies, including the company in respect of which the compromise or arrangement is proposed, are to be transferred to another existing company, it is a merger by absorption, or where the undertaking, property and liabilities of two or more companies, including the company in respect of which the compromise or arrangement is proposed, are to be transferred to a new company, whether or not a public company, it is a merger by formation of a new company;
- (ii) references to merging companies are in relation to a merger by absorption, to the transferor and transferee companies, and, in relation to a merger by formation of a new company, to the transferor companies;
- (iii) a scheme involves a division, where under the scheme the undertaking, property and liabilities of the company in respect of which the compromise or arrangement is proposed are to be divided among and transferred to two or more companies each of which is either an existing company or a new company; and
- (iv) property includes assets, rights and interests of every description and liabilities include debts and obligations of every description.

⦿ **Sec 247 Valuation by registered valuers**

Where a valuation is required to be made in respect of any property, stocks, shares, debentures, securities or goodwill or any other assets (“assets”) or net worth of a company or its liabilities under the provision of this Act, it

shall be valued by a person having such qualifications and experience, registered as a valuer and being a member of an organisation recognised, in such manner, on such terms and conditions as may be prescribed and appointed by the audit committee or in its absence by the Board of Directors of that company.

- a) The valuer appointed under sub-section (1) shall,—
 - (i) make an impartial, true and fair valuation of any assets which may be required to be valued;
 - (ii) exercise due diligence while performing the functions as valuer;
 - (iii) make the valuation in accordance with such rules as may be prescribed; and
 - (iv) not undertake valuation of any assets in which he has a direct or indirect interest or becomes so interested at any time during a period of three years prior to his appointment as valuer or three years after the valuation of assets was conducted by him.
- b) If a valuer contravenes the provisions of this section or the rules made thereunder, the valuer shall be liable to a penalty of fifty thousand rupees. Provided that if the valuer has contravened such provisions with the intention to defraud the company or its members, he shall be punishable with imprisonment for a term which may extend to one year and with fine which shall not be less than one lakh rupees but which may extend to five lakh rupees.
- c) Where a valuer has been convicted under 247(3), he shall be liable to—
 - (i) refund the remuneration received by him to the company; and
 - (ii) pay for damages to the company or to any other person for loss arising out of incorrect or misleading statements of particulars made in his report.

⦿ **Sec 281. Submission of report by Company Liquidator (Extract)**

Where the Tribunal has made a winding up order or appointed a Company Liquidator, such liquidator shall, within sixty days from the order, submit to the Tribunal, a report containing the following particulars, namely: —

- a) the nature and details of the assets of the company including their location and value, stating separately the cash balance in hand and in the bank, if any, and the negotiable securities, if any, held by the company: Provided that the valuation of the assets shall be obtained from registered valuers for this purpose;
- b) amount of capital issued, subscribed and paid-up;
- c) the existing and contingent liabilities of the company including names, addresses and occupations of its creditors, stating separately the amount of secured and unsecured debts, and in the case of secured debts, particulars of the securities given, whether by the company or an officer thereof, their value and the dates on which they were given;
- d) the debts due to the company and the names, addresses and occupations of the persons from whom they are due and the amount likely to be realised on account thereof;
- e) guarantees, if any, extended by the company;
- f) list of contributories and dues, if any, payable by them and details of any unpaid call;
- g) details of trademarks and intellectual properties, if any, owned by the company;
- h) details of subsisting contracts, joint ventures and collaborations, if any;
- i) details of holding and subsidiary companies, if any;
- j) details of legal cases filed by or against the company; and
- k) any other information which the Tribunal may direct or the Company Liquidator may consider necessary to include.

Salient Features of the Companies (Registered Valuers and Valuation) Rules, 2017

6.3

The students are encouraged to go through the entire Rules from mca.gov.in or a credible source. An extract of the rules is summarised below.

⦿ Rule 2- Important Definitions

- a) 2(c) Asset Class – means a distinct group of assets, such as land and building, machinery and equipment, displaying similar characteristics, that can be classified and requires separate set of valuers for valuation
- b) 2(e) Certificate of Registration - means the certificate of recognition granted to a registered valuers organisation under sub-rule (5) of rule 13 and the term “recognition” shall be construed accordingly;
- c) 2(f) Partnership Entity - means a partnership firm registered under the Indian Partnership Act, 1932 (9 of 1932) or a limited liability partnership registered under the Limited Liability Partnership Act, 2008 (6 of 2009)
- d) 2(j) Valuer - means a person registered with the authority in accordance with these rules and the term “registered valuer” shall be construed accordingly.

⦿ Rule 3- Eligibility for Registered Valuers

- a) A person shall be eligible to be a registered valuer if he
 - (i) is a valuer member of a RVO
 - (ii) is recommended by RVO
 - (iii) has passed the valuation examination under rule 5 within three years
 - (iv) possesses the qualifications and experience as specified in rule 4
 - (v) is not a minor
 - (vi) is not of unsound mind
 - (vii) is not an undischarged bankrupt, or has not applied to be adjudicated as a bankrupt
 - (viii) is a person resident in India (as per FEMA regulations)
 - (ix) has not been convicted by any competent court for an offence punishable with imprisonment for a term exceeding six months or for an offence involving moral turpitude, and a period of five years has not elapsed from the date of expiry of the sentence: Provided that if a person has been convicted of any offence and sentenced in respect thereof to imprisonment for a period of seven years or more, he shall not be eligible to be registered;
 - (x) has not been levied a penalty under section 271J of Income-tax Act, 1961 and time limit for filing appeal before Commissioner of Income-tax (Appeals) or Income-tax Appellate Tribunal, as the case may be has expired, or such penalty has been confirmed by Income-tax Appellate Tribunal, and five years have not elapsed after levy of such penalty; and

- (xi) is a fit and proper person
- b) No partnership entity or company shall be eligible to be a registered valuer if-
- (i) it has been set up for objects other than for rendering professional or financial services, including valuation services and that in the case of a company, it is a subsidiary, joint venture or associate of another company or body corporate;
 - (ii) it is undergoing an insolvency resolution or is an undischarged bankrupt;
 - (iii) all the partners or directors, as the case may be, are not ineligible under clauses (c), (d), (e), (f), (g), (h), (i), (j) and (k) of sub-rule (1);
 - (iv) three or all the partners or directors, whichever is lower, of the partnership entity or company, as the case may be, are not registered valuers; or
 - (v) none of its partners or directors, as the case may be, is a registered valuer for the asset class, for the valuation of which it seeks to be a registered valuer.

⊙ **Rule 4 – Qualification and Experience**

Asset Class	Eligibility - Qualifications	Experience in specified discipline
Plant & machinery	(i) Graduate in Mechanical, Electrical, Electronic and Communication, Electronic and Instrumentation, Production, Chemical, Textiles, Leather, Metallurgy, or Aeronautical Engineering, or Graduate in Valuation of Plant and Machinery or equivalent;	5 Years
	(ii) Post-Graduate on above courses	3 Years
Land & Building	(i) Graduate in Civil Engineering, Architecture, Town Planning or equivalent;	5 Years
	(ii) Post-Graduate on above courses and also in valuation of land and building or Real Estate Valuation (a two-year full time post-graduation course).	3 Years
Securities & Financial Assets	(i) Member of Institute of Chartered Accountants of India, Member of Institute of Company Secretaries of India, Member of the Institute of Cost Accountants of India, Master of Business Administration or Post Graduate Diploma in Business Management (specialisation in finance) or	
(ii) Post-Graduate in Finance	3 Years	

- ⊙ Post-Graduate degree / diploma in the specified discipline with minimum 3 years of post-qualification experience
- ⊙ Bachelors degree or equivalent in the specified discipline with minimum 5 years of post-qualification experience
- ⊙ Member of a professional institute established by an act of parliament (i.e., CS, CMA, CA) with minimum 3 years of post-qualification experience

Specified discipline - shall mean the specific discipline which is relevant for valuation of an asset class for which the registration as a valuer or recognition as a registered valuers organisation is sought under these rules.

Qualifying education and experience and examination or training for various asset classes, is given in an indicative manner in Annexure—IV of these rules.

⦿ **Rule 5 – Valuation Examination**

- a) The authority shall, either on its own or through a designated agency, conduct valuation examination for one or more asset classes, for individuals, qualifications and experience as specified in rule 4, and have completed their educational courses as member of a registered valuers organisation, to knowledge, skills, values and ethics in respect of valuation:
- b) The authority shall determine the syllabus for various valuation specific subjects or assets classes for the valuation examination on the recommendation Committee of experts constituted by the authority in this regard.
- c) The syllabus, format and frequency of the valuation examination, including qualifying marks, shall be published on the website of the authority.
- d) An individual who passes the valuation examination, shall receive acknowledgement of passing the examination.
- e) An individual may appear for the valuation examination any number of times.

[Currently, aspiring Registered Valuers must undergo 50 hours of educational course from their respective RVO].

⦿ **Rule 6. Application for Certificate of registration**

- a) Eligible Individual: Application in Form A along with application fee of INR 5000
- b) Eligible Partnership Firm or Company: Application in Form-B with application fee of INR 10,000.
- c) 21 days to remove the deficiencies in application; additional documents or clarification within 21 days; 21 days to appear (in person or through representatives) for clarifications required for processing the application
- d) Authority to grant certificate in Form C of the Annexure II within 60 days, if satisfied
- e) Reasons for not granting to be communicated within 45 days from receipt of application (excluding the time given for clarifications)
- f) Applicant to reply within 15 days
- g) Accept or reject within 30 days

⦿ **Rule 7 – Conditions for Registration**

- a) Valuer shall,
- b) be always eligible as per rule 3 and 4
- c) must comply with the bye laws
- d) Not to conduct valuation of other classes other than for which he/it has been registered
- e) Take prior permission to port to another RVO
- f) Maintain records for 3 years
- g) Comply with code of conduct of each RVO
- h) Only partner or director to sign the documents
- i) Company/Partnership firm is jointly and severally liable along with Partner/Director who signs

- j) Company and director who signs are liable jointly and severally
- k) Inform the authority for any removal of Partners or Director immediately

⦿ **Rule 8 – Conduct of Valuation**

The registered valuer shall conduct a valuation as per valuation standards as notified or modified under rule 18. Till notified, a valuer shall make valuations as per-

- (i) internationally accepted valuation standards;
- (ii) valuation standards adopted by any registered valuers organisation (RVO)

The registered valuer may obtain inputs for his valuation report or get a separate valuation for an asset class conducted from another registered valuer, in which case he shall fully disclose the details of the inputs and the particulars etc. of the other registered valuer in his report and the liabilities against the resultant valuation, irrespective of the nature of inputs or valuation by the other registered valuer, shall remain of the first mentioned registered valuer.

Contents of Valuation Report:

- (i) background information of the asset being valued
- (ii) purpose of valuation and appointing authority
- (iii) identity of the valuer and any other experts involved in the valuation
- (iv) disclosure of valuer interest or conflict, if any
- (v) date of appointment, valuation date and date of report
- (vi) inspections and/or investigations undertaken
- (vii) nature and sources of the information used or relied upon
- (viii) procedures adopted in carrying out the valuation and valuation standards followed
- (ix) restrictions on use of the report, if any
- (x) major factors that were taken into account during the valuation
- (xi) conclusion
- (xii) caveats, limitations and disclaimers

⦿ **Other rules**

- a. Temporary surrender
- b. Functions of a Valuer
- c. Transitional Arrangement
- d. Eligibility for registered valuers organisations
- e. Application for recognition
- f. Conditions of Recognition
- g. Cancellation or suspension of certificate of registration or recognition
- h. Complaint against a registered valuer or registered valuers organisation
- i. Procedure to be followed for cancellation or suspension of registration or recognition certificate
- j. Valuation Standards
- k. Committee to advise on valuation matters
- l. Punishment for contravention
- m. Punishment for false statement

Sailent Feature of the [SARFAESI] Act, 2002 on Valuation

6.4

6.4.1 Introduction

The Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (SARFAESI) Act, 2002 is a legislation that helps financial institutions to ensure asset quality in multiple ways. The Act was framed to address the problem of Non-Performing Assets (NPAs) or bad assets through different processes and mechanisms. The enactment of the SARFAESI Act, 2002 enabled banks and financial institutions to sell off their NPAs to asset reconstruction companies registered with RBI.

The SARFAESI Act gives detailed provisions for the formation and activities of Asset Securitization Companies (ASCs) and Asset Reconstruction Companies (ARCs). RBI is the regulator for these institutions. As a legal mechanism to insulate assets, the Act addresses the interests of secured creditors (like banks). Several provisions of the Act give directives and powers to various institutions to manage the bad asset problem. The Act permits banks and other financial institutions to recover loans by auctioning off the defaulter's residential or commercial assets. Under this Act, India's first Asset Reconstruction Corporation (ARC), ARCIL, was established.

6.4.2 Objectives:

The main purpose of the SARFAESI Act is to enable and empower the secured creditors to take possession of their securities and to deal with them without the intervention of the court and also alternatively to authorise any securitisation or reconstruction company to acquire financial assets of any bank or financial institution.

Following are the main objectives of the SARFAESI Act.

- The Act provides the legal framework for securitization activities in India
- It gives the procedures for the transfer of NPAs to asset reconstruction companies for the reconstruction of the assets.
- The Act enforces the security interest without Court's intervention
- The Act gives powers to banks and financial institutions to take over the immovable property that is hypothecated or charged to enforce the recovery of debt.

The Act provides three methods for recovery of NPAs, viz:

- a) Securitization;
- b) Asset Reconstruction; and
- c) Enforcement of Security without the intervention of the Court.

Key Terms

“borrower” means any person who has been granted financial assistance by any bank or financial institution or who has given any guarantee or created any mortgage or pledge as security for the financial assistance granted by

any bank or financial institution and includes a person who becomes borrower of a asset reconstruction company consequent upon acquisition by it of any rights or interest of any bank or financial institution in relation to such financial assistance or who has raised funds through issue of debt securities.

“debt” shall have the meaning assigned to it in clause (g) of section 2 of the Recovery of Debts Due to Banks and Financial Institutions Act, 1993 (51 of 1993) and includes –

- (i) unpaid portion of the purchase price of any tangible asset given on hire or financial lease or conditional sale or under any other contract;
- (ii) any right, title or interest on any intangible asset or licence or assignment of such intangible asset, which secures the obligation to pay any unpaid portion of the purchase price of such intangible asset or an obligation incurred or credit otherwise extended to enable any borrower to acquire the intangible asset or obtain licence of such asset;

“Debts Recovery Tribunal” means the Tribunal established under sub-section (1) of section 3 of the Recovery of Debts Due to Banks and Financial Institutions Act, 1993; name changed Recovery of Debts and Bankruptcy Act, 1993

“default” means –

non-payment of any debt or any other amount payable by the borrower to any secured creditor consequent upon which the account of such borrower is classified as non-performing asset in the books of account of the secured creditor; or

non-payment of any debt or any other amount payable by the borrower with respect to debt

securities after notice of ninety days demanding payment of dues served upon such borrower by the debenture trustee or any other authority in whose favour security interest is created for the benefit of holders of such debt securities;

“financial asset” means debt or receivables and includes –

- (i) a claim to any debt or receivables or part thereof, whether secured or unsecured; or
- (ii) any debt or receivables secured by, mortgage of, or charge on, immovable property; or
- (iii) a mortgage, charge, hypothecation or pledge of movable property; or
- (iv) any right or interest in the security, whether full or part underlying such debt or receivables; or
- (v) any beneficial interest in property, whether movable or immovable, or in such debt, receivables, whether such interest is existing, future, accruing, conditional or contingent; or
- (vi) any beneficial right, title or interest in any tangible asset given on hire or financial lease or conditional sale or under any other contract which secures the obligation to pay any unpaid portion of the purchase price of such asset or an obligation incurred or credit otherwise provided to enable the borrower to acquire such tangible asset; or
- (vii) any right, title or interest on any intangible asset or licence or assignment of such intangible asset, which secures the obligation to pay any unpaid portion of the purchase price of such intangible asset or an obligation incurred or credit otherwise extended to enable the borrower to acquire such intangible asset or obtain licence of the intangible asset; or
- (viii) any financial assistance;

“financial lease” means a lease under any lease agreement of tangible asset, other than negotiable instrument or negotiable document, for transfer of lessor’s right therein to the lessee for a certain time in consideration of payment of agreed amount periodically and where the lessee becomes the owner of the such assets at the expiry of the term of lease or on payment of the agreed residual amount, as the case may be;

“securitisation” means acquisition of financial assets by any asset reconstruction company from any originator,

whether by raising of funds by such asset reconstruction company from qualified buyers by issue of security receipts representing undivided interest in such financial assets or otherwise;

Securitization is the process of pooling and repackaging of financial assets (like loans given) into marketable securities that can be sold to investors. In the context of bad asset management, securitization is the process of conversion of existing less liquid assets (loans) into marketable securities. The securitization company takes custody of the underlying mortgaged assets of the loan taker. It can initiate the following steps:

- (i) Acquisition of financial assets from any originator (bank), and
- (ii) Raising of funds from qualified institutional buyers by issue of security receipts (for raising money) for acquiring the financial assets or
- (iii) Raising of funds in any prescribed manner, and
- (iv) Acquisition of financial asset may be coupled with taking custody of the mortgaged land, building etc.

“asset reconstruction” means acquisition by any [asset reconstruction company] of any right or interest of any bank or financial institution in any financial assistance for the purpose of realisation of such financial assistance.

Asset reconstruction is the activity of converting a bad or non-performing asset into performing asset. The process of asset reconstruction involves several steps including purchasing of bad asset by a dedicated asset reconstruction company (ARC) including the underlying hypothecated asset, financing of the bad asset conversion into good asset using bonds, debentures, securities and cash, realization of returns from the hypothecated assets etc. The Act also laid the framework to the constitution of Asset Reconstruction Companies (ARCs) specializing in securitizing distressed assets purchased from banks.

“asset reconstruction company” means a company registered with Reserve Bank under section 3 for the purposes of carrying on the business of asset reconstruction or securitisation, or both;

Asset Reconstruction Companies take over non-performing assets of banks at discounted rate and manage and dispose of such assets. Reconstruction, is to be done with the RBI regulations and the SARFAESI Act gives the following components for reconstruction of assets –

- (i) taking over or changing the management of the business of the borrower,
- (ii) the sale or lease of a part or whole of the business of the borrower;
- (iii) rescheduling of payment of debts payable by the borrower;
- (iv) enforcement of security interest in accordance with the provisions of this Act;
- (v) settlement of dues payable by the borrower;
- (vi) taking possession of secured assets in accordance with the provisions of this Act.

It empowers the Reserve Bank of India to regulate asset reconstruction companies in a changing business environment. It empowers the RBI to carry out Audit and conduct inspections of an ARC from time to time. The RBI may impose a penalty where an ARC fails to comply with any direction issued by RBI.

⦿ Non-Performing Asset

‘Non Performing Asset’ means an asset or account of a borrower, which has been classified by a bank or financial institution and sub-standard, doubtful or loss asset, in accordance with the directions or guidelines relating to asset classification issued by RBI .

Other functions of securitisation company or reconstruction company

Any Securitisation company or reconstruction company registered may –

- (i) act as an agent for any bank or financial institution for the purpose of recovering their dues from the

- borrower on payment of such fees or charges as may be mutually agreed upon between the parties;
- (ii) act as a manager on such fee as may be mutually agreed upon between the parties;
 - (iii) act as receiver if appointed by any court or tribunal.

Provided that no securitisation company or Reconstruction Company shall act as manager if acting as such gives rise to any pecuniary liability.

No securitisation company or reconstruction company which has been granted a certificate of registration, shall carry on, any business other than that of securitisation or asset reconstruction without prior approval of the Reserve Bank. If in case a securitisation company or reconstruction company is carrying any business other than the business of securitisation or asset reconstruction on or before the commencement of this Act, it will cease to carry on any such business within one year from the date of commencement of this Act.

⦿ What is meant by 'enforcement of security interests'?

The Act empowers the lender (banker), when the borrower defaults, to issue notice to the defaulting borrower and guarantor, calling to repay the debt within 60 days from the date of the notice. If the borrower fails to comply with the notice, the bank or the financial institution may enforce security interests (means interest of the bank/creditor) by following the provisions of the Act:

- (i) Take possession of the security;
- (ii) Sale or lease or assign the right over the security;
- (iii) Appoint Manager to manage the security;
- (iv) Ask any debtors of the borrower to pay any sum due to the borrower.

If there are more than one secured creditors, the decision about the enforcement of SARFEASI provisions will be applicable only if 75% of them are agreeing. The SARFAESI Act allows secured creditors to take steps to enforce their security interests in respect of any debt of a borrower that is classified as a non-performing asset without the intervention of a court or tribunal if certain conditions specified in the Act are met.

⦿ Rights of borrower

A borrower can object to the measures taken under this Act within 45 days without depositing any amount with DRT. However for making application at the second appeal stage Debt Recovery Appellate Tribunal 50% of the amount outstanding has to be deposited which can also be reduced to 25% at the discretion of the Appellate Tribunal.

⦿ Establishment of a Central Registry

The functions relating to securitisation, asset reconstruction and creation of security interest is sought to be administered and regulated by a Central Registry. A Central Registrar shall head the Registry. The functions of the Central Registry are as under:

- ▲ Particulars relating to securitisation of assets, reconstruction of financial assets and creation of security interest are entered in a record called Central Register.
- ▲ The records can be kept in electronic form also .
- ▲ The particulars of every transaction of securitisation, asset reconstruction or creation of security interest shall be filed within 30 days of the transaction by SCO, RCO or the lender as the case may be.
- ▲ Modifications made in the security interest registered with the Registry are to be filed within 30 days of such modification.
- ▲ Satisfaction of security interest is required to be filed with the Registry within 30 days of satisfaction.
- ▲ Records maintained at the Central Registry are open to inspection for any person on payment of the prescribed fee.

⦿ Need for Central Registry

The RBI is the regulator of the major player in the Indian Financial System and has to ensure financial intermediaries engage in Securitisation prudently. To prevent fraud in loan cases involving, multiple lending from different banks on the same immovable property, the Central Electronic Registry under SARFAESI Act, 2002 has become operational since 31 March, 2011. The records maintained by the Central Electronic Registry will be available for search by any lender or any other person desirous of dealing with the property.

When the borrower is a company, there is a strong mechanism to verify the charges created by the company on its assets by searching its records maintained with the concerned Registrar of Companies. Therefore, the establishment of a Central Registry was a welcome idea under the Act and is a necessary step to maintain data relating to the charges created on any asset by any person.

Besides being beneficial to the lenders and innocent third parties, the establishment and notification of the Central Registry would result in advantages given below:

- ▲ a single source to verify charges, if any, on any asset created by any entity,
- ▲ charges/encumbrances created on the asset of an unregistered entity including individuals, HUF, Association of Persons can be easily traced and the information be readily available,
- ▲ chances of use of false title deeds or false representations on the title of the assets can be eliminated. Accordingly, fraud on title of properties can be controlled, minimised and eliminated,
- ▲ due diligence on portfolio securitisation can be eased out,
- ▲ due diligence on sale and purchase of assets/properties would become easy and transparent,
- ▲ gullible public and innocent buyers who are generally left in the hands of unscrupulous real estate brokers and builders can be saved and their interests protected,
- ▲ data on charged and encumbered properties can be made available in a transparent manner giving the industry reflection and exposure of the lenders on such assets, and

Since the land records are not computerized in all the states and tracing the title of properties is still a complex problem, the Central Registry would better equip the lender to make a fair assessment of risk undertaken while providing finance against the property, thus making lending more easy and safe.

Bureaucratic delays and fleecing which happens on account of lack of transparency and procedure to determine the (ICSI) encumbrances would be reduced or eliminated, restoring faith in the land record system as well in respect of assets other than real estate.

⦿ Conclusion:

Though the enactment of SARFAESI Act sought to mobilise blocked funds of the banks in the non-performing assets, the various provisions of the acts have created deep sorrows for the genuine buyers. The various provisions meant to balance the requirements of the borrowers and the banks, have their balance of favour tilted towards the banks. These powers are, at majority of the times, mis-utilized by the banks to appropriate their interests against the interests of the buyers. In such a situation it is pertinent for the civil courts to assume a more social responsibility for the larger interest of the borrowers on one hand and to share the responsibilities of the banks to mobilize their funds from the numerous non-performing assets.

6.4.3 (Updated) SAFAESI Act.

The Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (SARFAESI) Act, 2002 is a legislation that was framed to address the problem of Non-Performing Assets (NPAs) or bad assets through different processes and mechanisms. The enactment of the SARFAESI Act, 2002 enabled banks and financial institutions to sell off their NPAs to asset reconstruction companies registered with RBI.

⊙ **Objectives of the Act**

- ▲ To regulate securitisation and reconstruction of financial assets and
- ▲ Enforcement of security interest and to provide for a central database of security interests created on property rights

⊙ **SECTION 31 : Provisions of this Act not to apply in certain cases**

The provisions of this act shall not apply to--

- ▲ A lien on any goods, money or security given by or under the indian contract act, 1872 or the sale of goods act, 1930 or any other law for the time being in force;
- ▲ A pledge of movables within the meaning of section 172 of the indian contract act, 1872;
- ▲ Creation of any security in any aircraft as defined in clause (1) of section 2 of the aircraft act, 1934;
- ▲ Creation of security interest in any vessel as defined in clause (55) of section 3 of the merchant shipping act, 1958;
- ▲ Any rights of unpaid seller under section 47 of the sale of goods act, 1930;
- ▲ Any properties not liable to attachment (excluding the properties specifically charged with the debt recoverable under this act) or sale under the first proviso to sub-section (1) of section 60 of the code of civil procedure, 1908;
- ▲ Any security interest for securing repayment of any financial asset not exceeding one lakh rupees;
- ▲ Any security interest created in agricultural land;
- ▲ Any case in which the amount due is less than twenty per cent. of the principal amount and interest thereon.

Key terms

Asset Reconstruction [2(b)]: acquisition by any securitisation company (SC) or reconstruction company (RC) of any right or interest of any bank or financial institution in any financial assistance for the purpose of realisation of such financial assistance.

Financial Assistance [2(k)]: any loan or advance granted or any debentures or bonds subscribed or any guarantees given or letters of credit established or any other credit facility extended by any bank or financial institution.

Asset Reconstruction Company (ARC) [2(ba)]: a company registered with Reserve Bank under section 3 for the purposes of carrying on the business of asset reconstruction or securitisation, or both. An ARC is not a banking company although it is regulated by RBI. Such company cannot carry out any other business other than securitisation or reconstruction.

Borrower [2(f)]: any person who has been granted financial assistance by any bank or financial institution or who has given any guarantee or created any mortgage or pledge as security for the financial assistance granted by any bank or financial institution and includes a person who becomes borrower of a securitisation company or reconstruction company consequent upon acquisition by it of any rights or interest of any bank or financial institution in relation to such financial assistance or who has raised funds through issue of debt securities.

Default [2(j)]:

- a) non-payment of any debt or any other amount payable by the borrower to any secured creditor consequent upon which the account of such borrower is classified as nonperforming asset in the books of account of the secured creditor or
- b) non-payment of any debt or any other amount payable by the borrower with respect to debt securities after notice of ninety days demanding payment of dues served upon such borrower by the debenture trustee or any

other authority in whose favour security interest is created for the benefit of holders of such debt securities.

Debt [2(ha)]: meaning assigned to in clause (g) of section 2 of the Recovery of Debts Due to Banks and Financial Institutions Act, 1993 and includes—

- a) unpaid portion of the purchase price of any tangible asset given on hire or financial lease or conditional sale or under any other contract
- b) any right, title or interest on any intangible asset or licence or assignment of such intangible asset, which secures the obligation to pay any unpaid portion of the purchase price of such intangible asset or an obligation incurred or credit otherwise extended to enable any borrower to acquire the intangible asset or obtain licence of such asset

Financial Asset [2(i)]: debt or receivables and includes-

- a) a claim to any debt or receivables or part thereof, whether secured or unsecured or
- b) any debt or receivables secured by, mortgage of, or charge on, immovable property or
- c) a mortgage, charge, hypothecation or pledge of movable property or
- d) any right or interest in the security, whether full or part underlying such debt or receivables or
- e) any beneficial interest in property, whether movable or immovable, or in such debt, receivables, whether such interest is existing, future, accruing, conditional or contingent or
 - (i) any beneficial right, title or interest in any tangible asset given on hire or financial lease or conditional sale or under any other contract which secures the obligation to pay any unpaid portion of the purchase price of such asset or an obligation incurred or credit otherwise provided to enable the borrower to acquire such tangible asset or
 - (ii) any right, title or interest on any intangible asset or licence or assignment of such intangible asset, which secures the obligation to pay any unpaid portion of the purchase price of such intangible asset or an obligation incurred or credit otherwise extended to enable the borrower to acquire such intangible asset or obtain licence of the intangible asset
- f) any financial assistance

An asset which is not a financial asset cannot be securitised, acquired or transferred under this Act.

Non-Performing Asset [2(o)]: an asset or account of a borrower, which has been classified by a bank or financial institution as sub-standard, doubtful or loss asset,

- a) in case such bank or financial institution is administered or regulated by an authority or body established, constituted or appointed by any law for the time being in force, in accordance with the directions or guidelines relating to assets classifications issued by such authority or body
- b) in any other case, in accordance with the directions or guidelines relating to assets classifications issued by the Reserve Bank.

Securitisation [2(z)]: acquisition of financial assets by any asset reconstruction company from any originator, whether by raising of funds by such asset reconstruction company from qualified buyers by issue of security receipts representing undivided interest in such financial assets or otherwise. The process of securitisation helps the ARC to acquire financial assets like Loans from banks due to which the ARC shall be deemed to be the lender and all the rights of such bank or financial institution shall vest in such company in relation to such financial assets.

⊙ **Sec 3: Registration of Asset Reconstruction Company**

A company can commence or carry on the business of securitisation or asset reconstruction only after-

- ▲ obtaining a certificate of registration granted under this section and
- ▲ having the net owned fund of not less than ₹100 Crore or such other higher amount as the Reserve Bank of India (RBI), may, by notification, specify.

RBI may inspect the records or books of such ARC, ensure that the following conditions are fulfilled, namely:-

- ▲ that the ARC has not incurred losses in any of the three preceding financial years;
- ▲ that such ARC has made adequate arrangements for realisation of the financial assets acquired for the purpose of securitisation or asset reconstruction and shall be able to pay periodical returns and redeem on respective due dates on the investments made in the company by the qualified buyers or other persons
- ▲ that the directors of ARC have adequate professional experience in matters related to finance, securitisation and reconstruction
- ▲ that any of its directors has not been convicted of any offence involving moral turpitude
- ▲ that a sponsor (any person holding not less than 10% of the paid-up equity capital) of an ARC is a fit and proper person in accordance with the criteria as may be specified in the guidelines issued by the Reserve Bank for such persons
- ▲ that ARC has complied with or is in a position to comply with prudential norms specified by RBI.
- ▲ that ARC has complied with one or more conditions specified in the guidelines issued by RBI for the said purpose.

⊙ **Sec 5: Acquiring of Financial Assets of Any Bank or Financial Institution**

An ARC may acquire financial assets of any bank or financial institution:

- ▲ by issuing a debenture or bond or any other security in the nature of debenture, for consideration agreed upon between such company and the bank or financial institution, incorporating therein such terms and conditions as may be agreed upon between them or
- ▲ by entering into an agreement with such bank or financial institution for the transfer of such financial assets to such company on such terms and conditions as may be agreed upon between them.

Exemption from Stamp Duty: Any document executed by any bank or financial institution as mentioned above, in favour of the ARC acquiring financial assets for the purposes of asset reconstruction or securitization shall be exempted from stamp duty. The provisions of this sub-section shall not apply where the acquisition of the financial assets by the asset reconstruction company is for the purposes other than asset reconstruction or securitisation.

ARC Deemed to be the Lender: In case where bank or financial institution is a lender in relation to any financial assets acquired by the ARC, then such ARC shall, on such acquisition, be deemed to be the lender and all the rights of such bank or financial institution shall vest in such company in relation to the subject financial assets. If the bank or financial institution is holding any right, title or interest upon any tangible asset or intangible asset to secure payment of any unpaid portion of the purchase price of such asset or an obligation incurred or credit otherwise provided to enable the borrower to acquire the tangible asset or assignment or licence of intangible asset, such right, title or interest shall vest in the asset reconstruction company on acquisition of such assets.

Enforcement by Asset Reconstruction Company: All contracts, deeds, bonds, agreements, powers-of-attorney, permissions, approvals, consents or no-objections and other instruments of whatever nature which relate to the said financial asset shall have same effect against or in favour of such Company.

Continuation of Proceedings: If, on the date of acquisition of financial asset, any suit, appeal or other proceeding of whatever nature relating to the said financial asset is pending by or against the bank or financial institution, the same shall not abate, or be discontinued but may be continued, prosecuted and enforced by or against the ARC.

Substitution of ARC in Legal Proceedings: On acquisition of financial assets, the ARC, may with the consent of the originator, file an application before the Debts Recovery Tribunal (DRT) or the Appellate Tribunal (AT) or any court or other Authority for the purpose of substitution of its name in any pending suit, appeal or other Proceedings. On receipt of such application, such DRT or AT or court or Authority shall pass orders for the substitution of the ARC in such pending suit, appeal or other proceedings.

⦿ **Sec 6: Notice to Obligor and Discharge of Obligation of such Obligor**

The bank or financial institution may give a notice of acquisition of financial assets by any ARC to the concerned obligor and any other concerned person and to the concerned registering authority.

On receipt of notice, the obligor shall make payment to the concerned ARC in discharge of any of the obligations in relation to the financial asset specified in the notice which will mean full discharge to borrower.

⦿ **Sec 7: Issue of Security by Raising of Receipts or funds by ARC**

Any ARC, may, after acquisition of any financial asset under section 5(1), offer security receipts to qualified buyers (or such other category of investors including non-institutional investors) for subscription in accordance with the provisions of those Acts.

An ARC may raise funds from the qualified buyers by formulating schemes for acquiring financial assets and shall keep and maintain separate and distinct accounts in respect of each such scheme for every financial asset acquired out of investments made by a qualified buyer and ensure that realisations of such financial asset is held and applied towards redemption of investments and payment of returns assured on such investments under the relevant scheme.

In the event of non-realisation of financial assets, qualified buyers (holding minimum 75% of total value of security receipts) issued under a scheme, shall be entitled to call a meeting of all qualified buyers. Resolution passed in such meeting shall be binding.

⦿ **Sec 9: Measures for Asset Reconstruction**

ARC may provide for any of the following measures:

- Proper management of business of borrower
- Sale or lease of part of whole of business of borrower
- Rescheduling of payment of debts
- Enforcement of security interest
- Settlement of dues payable by borrower
- Taking possession of secured assets
- Conversion of portion of debt into shares of borrower

⦿ **Sec 13: Enforcement of Security Interest**

Any security interest created in favour of any secured creditor may be enforced without intervention of any court or tribunal by such creditor.

Where any borrower makes any default in repayment of secured debt or any instalment thereof, and his account in respect of such debt is classified by the secured creditor as non-performing asset (NPA), then, the secured creditor may require the borrower by notice in writing to discharge in full his liabilities to the secured creditor within 60 days from the date of notice failing which the secured creditor shall be entitled to exercise all or any of the rights

under 13(4).

This notice shall give details of the amount payable by the borrower and the secured assets intended to be enforced by the secured creditor in the event of non-payment of secured debts by the borrower that payment be made within 60 days failing which secured creditor shall be entitled to exercise all or any of the rights under Section 13(4).

If the borrower fails to discharge his liability in full within the above specified period, the secured creditor may take recourse to one or more of the following measures to recover his secured debt:-

- a) take possession of the secured assets of the borrower including the right to transfer by way of lease, assignment or sale for realising the secured asset
- b) take over the management of the business of the borrower including the right to transfer by way of lease, assignment or sale for realising the secured asset
- c) appoint any person (hereafter referred to as the manager), to manage the secured assets the possession of which has been taken over by the secured creditor
- d) require at any time by notice in writing, any person who has acquired any of the secured assets from the borrower and from whom any money is due or may become due to the borrower, to pay the secured creditor, so much of the money as is sufficient to pay the secured debt.

If the amount of dues of the secured creditor together with all costs, charges and expenses incurred by him is tendered to the secured creditor at any time before the date of publication of notice for public auction or inviting quotations or tender from public or private treaty for transfer by way of lease, assignment or sale of the secured assets.-

- a) the secured assets shall not be transferred by way of lease, assignment or sale of the secured creditor; and
- b) in case, any step has been taken by the secured creditor for transfer by way of lease or assignment or sale of the assets before tendering of such amount under this subsection, no further step shall be taken by such secured creditor for transfer by way of lease or assignment or sale of such secured assets.

⦿ **Sec 14 Chief Metropolitan Magistrate or District Magistrate to Assist Secured Creditor in Taking Possession of Secured Asset**

The secured creditor may, for the purpose of taking possession or control of secured asset, request, in writing, the Chief Metropolitan Magistrate (CMM) or the District Magistrate (DM) within whose jurisdiction any such secured asset or other documents relating thereto may be situated or found, to take possession thereof, and the CMM or DM shall, on such request being made to him—

- ▲ take possession of such asset and documents relating thereto; and
- ▲ forward such asset and documents to the secured creditor within a period of thirty days from the date of application.

Provided further that if no order is passed by the CMM or DM within the said period of thirty days for reasons beyond his control, he may, after recording reasons in writing for the same, pass the order within such further period but not exceeding in aggregate sixty days.

⦿ **Sec 15: Manner and effect of takeover of management**

- ▲ When the management of business of a borrower is taken over by a ARC or ASC, the secured creditor may, by publishing a notice in an English and Indian language newspaper appoint as many persons as it thinks fit--
- ▲ In case of company: directors of the borrower company and office of all existing directors of the company shall vacate

interest under this act.

As per directives issued by the government, all lenders (banks, financial institutions etc) are required to register any and all information with CERSAI with regards to security interests that they have been created. Registration must be completed within a period of 30 days of the creation of security interests.

- ⦿ Sec 21: Central registrar: The central government may appoint a person for the purpose of registration of transactions under this act to be known as the central registrar.
- ⦿ Sec 22: Central Register shall be kept at head office and entered the transactions such as securitisation of financial assets, reconstruction of financial assets, creation of security interest. The records shall be maintained in control and safeguard of central registrar.
- ⦿ Sec 23: The particulars of every transaction of securitisation, asset reconstruction or creation of security interest shall be filed, with the central registrar in the manner and on payment of such fee as may be prescribed.
- ⦿ Sec 26E: Notwithstanding anything contained in any other law for the time being in force, after the registration of security interest, the debts due to any secured creditor shall be paid in priority over all other debts and all revenues, taxes, cesses and other rates payable to the central government or state government or local authority. On or after the commencement of the insolvency and bankruptcy code, 2016, in cases where insolvency or bankruptcy proceedings are pending in respect of secured assets of the borrower, priority to secured creditors in payment of debt shall be subject to the provisions under IBC.
- ⦿ Sec 33: Offences by Companies: Where an offence under this act has been committed by a company, every person who at the time the offence was committed was incharge of, and was responsible to, the company, for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly. Provided that nothing contained in this sub-section shall render any such person liable to any punishment provided in this act, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence. Where an offence under this act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

International Valuation Standards

The International Valuation Standards (IVS) are standards for undertaking valuation assignments using generally recognised concepts and principles that promote transparency and consistency in valuation practice. The International Valuation Standards Council (IVSC) is an independent, not-for-profit organisation committed to advancing quality in the valuation profession and develops IVS.

The IVS consist of mandatory requirements that must be followed in order to state that a valuation was performed in compliance with the IVS. Certain aspects of the standards do not direct or mandate any particular course of action but provide fundamental principles and concepts that must be considered in undertaking a valuation.

When a statement is made that a valuation will be, or has been, undertaken in accordance with the IVS, it is implicit that the valuation has been prepared in compliance with all relevant standards issued by the IVSC. For a valuation to be compliant with IVS the valuer must comply with all the requirements contained within IVS. A “departure” is a circumstance where specific legislative, regulatory or other authoritative requirements must be followed that differ from some of the requirements within IVS.

6.5.1 Core Principles of Valuation

- a) **Ethics:** Valuers must follow the ethical principles of integrity, objectivity, impartiality, confidentiality, competence and professionalism to promote and preserve the public trust.
- b) **Competency:** At the time the valuation is submitted, valuers must have the technical skills and knowledge required to appropriately complete the valuation assignment.
- c) **Compliance:** Valuers must disclose or report the published valuation standards used for the assignment and comply with those standards.
- d) **Basis (ie, Type or Standard) of Value:** Valuers must select the basis (or bases) of value appropriate for the assignment and follow all applicable requirements. The basis of value (or bases) must be either defined or cited.
- e) **Date of Value (ie, Effective Date/Date of Valuation):** Valuers must disclose or report the date of value that is the basis of their analyses, opinions or conclusions. Valuers must also state the date they disclose or report their valuation
- f) **Assumptions and Conditions:** Valuers must disclose significant assumptions and conditions specific to the assignment that may affect the assignment result.
- g) **Intended Use:** Valuers must disclose or report a clear and accurate description of the intended use of the valuation.
- h) **Intended User(s):** Valuers must disclose or report a clear and accurate description of the intended user(s) of

the valuation.

- i) **Scope of Work:** Valuers must determine, perform, and disclose or report a scope of work that is appropriate for the assignment that will result in a credible valuation.
- j) **Identification of Subject of Valuation:** Valuers must clearly identify what is being valued.
- k) **Data:** Valuers must use appropriate information and data inputs in a clear and transparent manner so as to provide a credible valuation.
- l) **Valuation Methodology:** Valuers must properly use the appropriate valuation methodology(ies) to develop a credible valuation.
- m) **Communication of Valuation:** Valuers must clearly communicate the analyses, opinions and conclusions of the valuation to the intended user(s).
- n) **Record Keeping:** Valuers must keep a copy of the valuation and a record of the valuation work performed for an appropriate period after completion of the assignment.

⦿ **IVS 101 Scope of Work**

A scope of work (sometimes referred to as terms of engagement) describes the fundamental terms of a valuation, such as the asset(s) being valued, the purpose of the valuation and the responsibilities of parties involved in the valuation.

All valuation advice and the work undertaken in its preparation must be appropriate for the intended purpose.

A valuer must ensure that the intended recipient(s) of the valuation advice understand(s) what is to be provided and any limitations on its use before it is finalised and reported.

A valuer must communicate the scope of work to its client prior to completion of the assignment including:

- ▲ Identity of the valuer
- ▲ Identity of the client
- ▲ Identity of other intended users (if any)
- ▲ Assets being valued
- ▲ Valuation currency
- ▲ Purpose of valuation
- ▲ Bases of value used
- ▲ Valuation date
- ▲ The nature and extent of the valuer's work and any limitations thereon
- ▲ The nature and sources of information upon which the valuer relies
- ▲ Significant assumptions and/or special assumptions
- ▲ The type of report being prepared
- ▲ Restrictions on use, distribution and publication of the report
- ▲ That the valuation will be prepared in compliance with IVS and that the valuer will assess the appropriateness of all significant inputs

⦿ **IVS 102 Investigations and compliance**

To be compliant with IVS, valuation assignments, including valuation reviews, must be conducted in accordance with all of the principles set out in IVS that are appropriate for the purpose and the terms and conditions set out in

the scope of work.

Investigation made during the assignment must be appropriate for the purpose of the valuation assignment and the basis of value.

Sufficient evidence must be assembled by means such as inspection, inquiry, computation and analysis to ensure that the valuation is properly supported.

Limits may be agreed on the extent of the valuer's investigation.

Information received by the valuer from other sources (third parties, management, owner), such inputs should be considered, investigated and/or corroborated. In cases where credibility or reliability of information supplied cannot be supported, consideration should be given as to whether or how such information is used.

A record must be kept of the work performed on which the conclusion were reached for a reasonable period after completion of the assignment, having regard to any statutory or legal requirement.

⦿ IVS 103 Reporting

It is essential that the valuation report communicates the information necessary for proper understanding of the valuation or valuation review. A report must provide the intended users with a clear understanding of the valuation.

Where the report is the result of an assignment involving the valuation of an asset or assets, the report must convey the following, at a minimum:

- (i) the scope of the work performed,
- (ii) intended use,
- (iii) intended users,
- (iv) the purpose,
- (v) the approach or approaches adopted,
- (vi) the method or methods applied,
- (vii) the key inputs used,
- (viii) the assumptions made,
- (ix) the conclusion(s) of value and principal reasons for any conclusions reached, and
- (x) the date of the report (which may differ from the valuation date).

⦿ IVS 104 Bases of Value

Bases of value (sometimes called standards of value) describe the fundamental premises on which the reported values will be based. It is critical that the basis (or bases) of value be appropriate to the terms and purpose of the valuation assignment, as a basis of value may influence or dictate a valuer's selection of methods, inputs and assumptions, and the ultimate opinion of value.

In addition to the IVS-defined bases of value listed below, the IVS have also provided a non-exhaustive list of other non-IVS-defined bases of value prescribed by individual jurisdictional law or those recognised and adopted by international agreement:

- a) IVS-defined bases of value:
 - ▲ Market value (section 30),
 - ▲ Market rent (section 40),
 - ▲ Equitable value (section 50),
 - ▲ Investment value/worth (section 60),
 - ▲ Synergistic value (section 70), and

- ▲ Liquidation value (section 80).
- b) Other bases of value (non-exhaustive list):
 - ▲ Fair value (International Financial Reporting Standards) (section 90),
 - ▲ Fair market value (Organisation for Economic Co-operation and Development) (section 100),
 - ▲ Fair market value (United States Internal Revenue Service) (section 110), and
 - ▲ Fair value (Legal/Statutory) (section 120):

Market Value

Market value is the estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion.

IVS provides a conceptual framework for applying Market Value as a base that must be applied.

Market Rent

Market rent is the estimated amount for which an interest in real property should be leased on the valuation date between a willing lessor and a willing lessee on appropriate lease terms in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion. Market rent may be used as a basis of value when valuing a lease or an interest created by a lease. In such cases, it is necessary to consider the contract rent and, where it is different, the market rent.

Equitable value

Equitable value is the estimated price for the transfer of an asset or liability between identified knowledgeable and willing parties that reflects the respective interests of those parties. It requires the assessment of the price that is fair between two specific, identified parties considering the respective advantages or disadvantages that each will gain from the transaction. In contrast, market value requires any advantages or disadvantages that would not be available to, or incurred by, market participants generally to be disregarded. Equitable value is a broader concept than market value.

Examples:

- a) determination of a price that is equitable for a shareholding in a non-quoted business, where the holdings of two specific parties may mean that the price that is equitable between them is different from the price that might be obtainable in the market, and
- b) determination of a price that would be equitable between a lessor and a lessee for either the permanent transfer of the leased asset or the cancellation of the lease liability.

Investment Value

Investment value is the value of an asset to a particular owner or prospective owner for individual investment or operational objectives. Investment value is an entity-specific basis of value. This basis of value reflects the benefits received by an entity from holding the asset and, therefore, does not involve a presumed exchange. It is often used for measuring investment performance.

Synergistic Value

Synergistic value is the result of a combination of two or more assets or interests where the combined value is more than the sum of the separate values. If the synergies are only available to one specific buyer then synergistic value will differ from market value, as the synergistic value will reflect particular attributes of an asset that are only of value to a specific purchaser.

Liquidation Value

Liquidation value is the amount that would be realised when an asset or group of assets are sold on a piecemeal basis. Liquidation value should consider the costs of getting the assets into saleable condition as well as those of the disposal activity. Liquidation value can be determined under two different premises of value:

- a) an orderly transaction with a typical marketing period
- b) a forced transaction with a shortened marketing period

Premise of Value/Assumed Use

A premise of value or assumed use describes the circumstances of how an asset or liability is used. Different bases of value may require a particular premise of value or allow the consideration of multiple premises of value. Some common premises of value are:

- a) highest and best use,
- b) current use/existing use,
- c) orderly liquidation, and
- d) forced sale.

Highest and Best Use

Highest and best use is the use, from a participant perspective, that would produce the highest value for an asset. Although the concept is most frequently applied to non-financial assets as many financial assets do not have alternative uses, there may be circumstances where the highest and best use of financial assets needs to be considered. The highest and best use must be physically possible (where applicable), financially feasible, legally allowed and result in the highest value. If different from the current use, the costs to convert an asset to its highest and best use would impact the value. The highest and best use for an asset may be its current or existing use when it is being used optimally. However, highest and best use may differ from current use or even be an orderly liquidation.

The determination of the highest and best use involves consideration of the following:

- a) To establish whether a use is physically possible, regard will be had to what would be considered reasonable by participants.
- b) To reflect the requirement to be legally permissible, any legal restrictions on the use of the asset, e.g., town planning/zoning designations, need to be considered as well as the likelihood that these restrictions will change.
- c) The requirement that the use be financially feasible considers whether an alternative use that is physically possible and legally permissible will generate sufficient return to a typical participant, after taking into account the costs of conversion to that use, over and above the return on the existing use.

Current use/existing use

Current use/existing use is the current way an asset, liability, or group of assets and/or liabilities is used. The current use may be, but is not necessarily, also the highest and best use.

Orderly Liquidation

160.1. An orderly liquidation describes the value of a group of assets that could be realised in a liquidation sale, given a reasonable period of time to find a purchaser (or purchasers), with the seller being compelled to sell on an as-is, where-is basis.

Forced Sale

This premise is often used in circumstances where a seller is under compulsion to sell and proper marketing period is not possible and buyers may not be able to undertake adequate due diligence. Unless the nature of, and the reason for, the constraints on the seller are known, the price obtainable in a forced sale cannot be realistically estimated. The price that a seller will accept in a forced sale will reflect its circumstances, rather than those of the hypothetical willing seller in the market value definition.

Entity Specific Factors and Synergies

For most bases of value, entity specific factors are not included in assessment of valuation. Examples of entity-specific factors that may not be available to participants include:

- ▲ additional value or reduction in value derived from the creation of similar assets,
- ▲ unique synergies between the asset and other assets owned by the entity,
- ▲ legal rights or restrictions applicable only to the entity,
- ▲ tax benefits or tax burdens unique to the entity, and
- ▲ an ability to exploit an asset that is unique to that entity.

Synergies

“Synergies” refer to the benefits associated with combining assets. When synergies are present, the value of a group of assets and liabilities is greater than the sum of the values of the individual assets and liabilities on a stand-alone basis. Synergies typically relate to a reduction in costs, and/or an increase in revenue, and/or a reduction in risk.

Whether synergies should be considered in a valuation depends on the basis of value. An assessment of whether synergies are available to other participants may be based on the amount of the synergies rather than a specific way to achieve that synergy.

Assumptions: Valuer must state the assumptions used during valuation. All assumptions and special assumptions must be reasonable under the circumstances, be supported by evidence, and be relevant having regard to the purpose for which the valuation is required.

Transaction Costs and Taxes: Most bases of value represent value without considering the transaction cost to buyer or seller and without considering taxes payable by either party as a direct result of the transaction.

🕒 IVS 105 Valuation Approaches and Methods

[Here is an extract of IVS 105. Module 7 provides more detailed information about approaches and methods of valuation.]

Consideration must be given to the relevant and appropriate valuation approaches. One or more valuation approaches may be used in order to arrive at the value in accordance with the basis of value. The three approaches described and defined below are the main approaches used in valuation. They are all based on the economic principles of price equilibrium, anticipation of benefits or substitution.

The principal valuation approaches are:

- a) market approach,
 - b) income approach, and
 - c) cost approach
- ▲ If high degree of confidence in accuracy and reliability of a single method is available, no need to apply multiple methods / approaches.

- Should consider the use of multiple approaches/methods to arrive at an indication of value, particularly when there are insufficient factual or observable inputs for a single method to produce a reliable conclusion.
- If more than one approach is used, the conclusion of value based on those multiple approaches and/or methods should be reasonable and the process of analysing and reconciling the differing values into a single conclusion, without averaging, should be described by the valuer in the report.
- It is the valuer's responsibility to choose the appropriate method(s) for each valuation engagement.
- It is generally not appropriate to simply weight two or more divergent indications of value. Valuer should re-assess the methods or inputs that provide a better indication of value.
- Valuers should maximise the use of relevant observable market information in all three approaches.
- price information from an active market is generally considered to be the strongest evidence of value.
- In certain circumstances, the valuer and the client may agree on the valuation approaches, methods and procedures the valuer will use or the extent of procedures the valuer will perform. Depending on the limitations placed on the valuer and procedures performed, such circumstances may result in a valuation that is not IVS compliant

Market Approach

The market approach provides an indication of value by comparing the asset with identical or comparable (that is similar) assets for which price information is available

Applicability (high weight):

- a) the subject asset has recently been sold in a transaction appropriate for consideration under the basis of value,
- b) the subject asset or substantially similar assets are actively publicly traded, and/or
- c) there are frequent and/or recent observable transactions in substantially similar assets.

Consider Market Approach along with other approaches in following circumstances:

- a) Transactions involving the subject asset or substantially similar assets are not recent enough considering the levels of volatility and activity in the market.
- b) The asset or substantially similar assets are publicly traded, but not actively.
- c) Information on market transactions is available, but the comparable assets have significant differences to the subject asset, potentially requiring subjective adjustments.
- d) Information on recent transactions is not reliable (ie, missing information, synergistic purchaser, not arm's-length, distressed sale, etc).
- e) The critical element affecting the value of the asset is the price it would achieve in the market rather than the cost of reproduction or its income-producing ability

Comparable Transactions Method

The comparable transactions method, also known as the guideline transactions method, utilises information on transactions involving assets that are the same or similar to the subject asset to arrive at an indication of value

Guideline publicly-traded comparable method

The guideline publicly-traded method utilises information on publicly-traded comparables that are the same or similar to the subject asset to arrive at an indication of value.

Income Approach

The income approach provides an indication of value by converting future cash flow to a single current value. Under the income approach, the value of an asset is determined by reference to the value of income, cash flow or cost savings generated by the asset.

Applicability

- (i) the income-producing ability of the asset is the critical element affecting value from a participant perspective, and/or
- (ii) reasonable projections of the amount and timing of future income are available for the subject asset, but there are few, if any, relevant market comparables.

Consider along with other approaches in following circumstances:

- (i) the income-producing ability of the subject asset is only one of several factors affecting value from a participant perspective,
- (ii) there is significant uncertainty regarding the amount and timing of future income-related to the subject asset,
- (iii) there is a lack of access to information related to the subject asset (for example, a minority owner may have access to historical financial statements but not forecasts/budgets), and/or
- (iv) the subject asset has not yet begun generating income, but is projected to do so.

Discounted Cash Flow (DCF) Method

Under the DCF method the forecasted cash flow is discounted back to the valuation date, resulting in a present value of the asset.

Cost Approach

The cost approach provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or by construction, unless undue time, inconvenience, risk or other factors are involved. The approach provides an indication of value by calculating the current replacement or reproduction cost of an asset and making deductions for physical deterioration and all other relevant forms of obsolescence.

Applicability

- (i) participants would be able to recreate an asset with substantially the same utility as the subject asset, without regulatory or legal restrictions, and the asset could be recreated quickly enough that a participant would not be willing to pay a significant premium for the ability to use the subject asset immediately,
- (ii) the asset is not directly income-generating and the unique nature of the asset makes using an income approach or market approach unfeasible, and/or
- (iii) the basis of value being used is fundamentally based on replacement cost, such as replacement value.

Consider along with other approaches:

- (i) participants might consider recreating an asset of similar utility, but there are potential legal or regulatory hurdles or significant time involved in recreating the asset,
- (ii) when the cost approach is being used as a reasonableness check to other approaches (for example, using the cost approach to confirm whether a business valued as a going-concern might be more valuable on a liquidation basis), and/or
- (iii) the asset was recently created, such that there is a high degree of reliability in the assumptions used in the cost approach.

Broadly, there are three cost approach methods:

- (i) replacement cost method: a method that indicates value by calculating the cost of a similar asset offering equivalent utility,
- (ii) reproduction cost method: a method under the cost that indicates value by calculating the cost to recreating a replica of an asset, and
- (iii) summation method: a method that calculates the value of an asset by the addition of the separate values of its component parts.

6.5.2 Asset Standards

- ▲ IVS 200 Businesses and Business Interests
- ▲ IVS 210 Intangible Assets
- ▲ IVS 220 Non Financial Liabilities
- ▲ IVS 230 Inventory
- ▲ IVS 300 Plant & Machinery
- ▲ IVS 400 Real property Interests
- ▲ IVS 410 Development Property
- ▲ IVS 500 Financial Instruments

6.5.3 Rule 11UA (1)(c): Fair Market Value of Shares and Securities

- a) the fair market value of quoted shares and securities shall be determined in the following manner, namely,—
 - (i) if the quoted shares and securities are received by way of transaction carried out through any recognized stock exchange, the fair market value of such shares and securities shall be the transaction value as recorded in such stock exchange;
 - (ii) if such quoted shares and securities are received by way of transaction carried out other than through any recognized stock exchange, the fair market value of such shares and securities shall be,—
 - (A) the lowest price of such shares and securities quoted on any recognized stock exchange on the valuation date, and
 - (B) the lowest price of such shares and securities on any recognized stock exchange on a date immediately preceding the valuation date when such shares and securities were traded on such stock exchange, in cases where on the valuation date there is no trading in such shares and securities on any recognized stock exchange;

- b) the fair market value of unquoted equity shares shall be the value, on the valuation date, of such unquoted equity shares as determined in the following manner, namely:—

the fair market value of unquoted equity shares = $(A + B + C + D - L) \times (PV) / (PE)$, where,

A= book value of all the assets (other than jewellery, artistic work, shares, securities and immovable property) in the balance-sheet as reduced by,—

- (i) any amount of income-tax paid, if any, less the amount of income-tax refund claimed, if any; and
- (ii) any amount shown as asset including the unamortised amount of deferred expenditure which does not represent the value of any asset;

B = the price which the jewellery and artistic work would fetch if sold in the open market on the basis of the valuation report obtained from a registered valuer;

C = fair market value of shares and securities as determined in the manner provided in this rule;

D = the value adopted or assessed or assessable by any authority of the Government for the purpose of payment of stamp duty in respect of the immovable property;

L = book value of liabilities shown in the balance sheet, but not including the following amounts, namely:—

- (i) the paid-up capital in respect of equity shares;
- (ii) the amount set apart for payment of dividends on preference shares and equity shares where such dividends have not been declared before the date of transfer at a general body meeting of the company;
- (iii) iii. reserves and surplus, by whatever name called, even if the resulting figure is negative, other than those set apart towards depreciation;
- (iv) iv. any amount representing provision for taxation, other than amount of income-tax paid, if any, less the amount of income-tax claimed as refund, if any, to the extent of the excess over the tax payable with reference to the book profits in accordance with the law applicable thereto;
- (v) v. any amount representing provisions made for meeting liabilities, other than ascertained liabilities;
- (vi) vi. any amount representing contingent liabilities other than arrears of dividends payable in respect of cumulative preference shares;

PV = the paid up value of such equity shares;

PE = total amount of paid up equity share capital as shown in the balance-sheet;]

[For the purposes of Sec 56(2)(viib) Explanation (a)(i), the FMV of unquoted equity shares will be calculated as $(A - L) \times PV / PE$ or it should be calculated by a Merchant Banker using DCF Method]

- c) the fair market value of unquoted shares and securities other than equity shares in a company which are not listed in any recognized stock exchange shall be estimated to be price it would fetch if sold in the open market on the valuation date and the assessee may obtain a report from a merchant banker or an accountant in respect of which such valuation.

6.5.4 Rule 11UAB: Determination of fair market value for inventory.

11UAB. (1) For the purposes of clause (via) of section 28 of the Act, the fair market value of the inventory,—

- a) being an immovable property, being land or building or both, shall be the value adopted or assessed or assessable by any authority of the Central Government or a State Government for the purpose of stamp duty in respect of such immovable property on the date on which the inventory is converted into, or treated, as a capital asset;
- b) being jewellery, archaeological collections, drawings, paintings, sculptures, any work of art, shares or securities referred to in rule 11UA, shall be the value determined in the manner provided in sub-rule (1) of rule 11UA and for this purpose the reference to the valuation date in the rule 11U and rule 11UA shall be the date on which the inventory is converted into, or treated, as a capital asset;
- c) being the property, other than those specified in clause (i) and clause (ii), the price that such property would ordinarily fetch on sale in the open market on the date on which the inventory is converted into, or treated, as a capital asset.

6.5.5 Ind AS 113 – Fair Value Measurement

Ind AS 113 – Fair Value Measurement is an important standard around valuation. It applies to other IND AS's that require or permit fair value measurements. E.g., Ind AS 105 (Discontinued Operations), 109 (Financial instruments), 107 (Financial instruments – Disclosures). It does not apply to Ind AS that themselves prescribe a valuation methodology E.g., Ind AS 102 (Share-based payment transactions), Ind AS 17 (Leasing transactions), Ind AS 2 (Inventories), Ind AS 36 (Impairment of Assets), Ind AS 19 (Employee Benefits). It also applies to measurements

such as fair value less costs to sell, based on fair value or disclosures about those measurements.

This Ind AS defines fair value as “the price that would be received to sell an asset or paid to transfer a liability, in an orderly transaction between market participants at the measurement date.”

The standard assumes that Market price factors in many aspects such as known restrictions on use of assets, and ignores Transaction costs and entity specific synergies.

An Orderly transaction is a transaction that assumes that the seller has exposure to the market for a period before the measurement date to allow for marketing activities; that are usual and customary for transactions involving such assets or liabilities; it is not a forced transaction (eg a forced liquidation or distress sale).

Market Participants are those that are:

- ▲ Knowledgeable of the asset in question and of market conditions
- ▲ Able i.e., not restricted in any way
- ▲ Willing i.e., have desire to maximise their economic benefits
- ▲ Independent i.e., there is no cartel or collusion amongst the participants

The standard states the concept of Principal Market or the Most Advantageous Market. Transaction takes place either in the principal market for the asset or liability; i.e. the market wherein the maximum volume of trade occurs shall be the Principal market or, in the absence of a principal market, in the most advantageous market (MAM) for the asset or liability. The market wherein the highest price is obtained but not the highest volume, shall be the MAM.

If there is a principal market, the fair value measurement shall be the price in that market, even if the price in a different market is potentially more advantageous at the measurement date. But it needs to be ensured that the entity must have access (but not necessarily to actually buy or sell) to the principal (or most advantageous) market at the measurement date.

The standard prescribes use of valuation techniques that maximise the use of observable inputs (level 1 inputs) and minimise the use of unobservable inputs (level 3 inputs). Observable inputs are publicly available information about actual events or transactions. Such inputs include those developed using market data. Unobservable inputs are inputs for which there is no market data available. They are developed using the best information available about the assumptions that market participants would use when pricing the asset or liability. They reflect the entity’s own view on the assumptions that market participants would use.

Level 1 Inputs	Level 2 Inputs	Level 3 Inputs
Quoted price of shares traded on Stock exchanges	Quoted price of similar assets in active markets	Financial forecasts
	Quoted price of similar/identical assets in inactive markets	Historical viability
	Other observable inputs	Adjustment to mis-market consensus
	Market corroborated inputs	

Factors that need to be considered while selecting a valuation technique to measure fair value are:

- ▲ Appropriateness in the given facts and circumstances
- ▲ Availability of sufficient data
- ▲ Maximising the use of relevant observable inputs and minimising the use of unobservable inputs and as a result, multiple-valuation techniques can be applied.

Three widely used valuation techniques are:

- ▲ Market approach
- ▲ Cost approach
- ▲ Income approach

If multiple valuation techniques are used to measure fair value, the results should be evaluated considering the reasonableness of the range of values. Fair value is the point within the range that is most representative of the fair value in the given scenario.

Change in valuation techniques

Valuation techniques used to measure fair value shall be applied consistently. However, a change in the valuation technique or application of multiple valuation techniques is appropriate if the change results in a measurement that is equally or more representative of fair value in the circumstances.

Examples:

- ▲ New markets develop or market conditions change
- ▲ New information is available
- ▲ Information previously used is no longer available
- ▲ Valuation techniques improve

Disclosures

Ind AS 113 aims to equip the users of financial statements with additional transparency with respect to the following:

- ▲ The extent of usage of fair value in valuation of assets and liabilities
- ▲ Valuation techniques, inputs and assumptions used in measuring fair value
- ▲ The impact of level 3 fair value measurements on profit and loss account or Other Comprehensive Income (OCI).

The standard has set broad disclosure objectives and has also stipulated the minimum disclosures an entity must make.

Illustration 1

Pankaj is an investor who invested ₹10,000 @ ₹5 per share and consequently bought 2,000 shares of Peehoo, a private limited company, on 1st June 2021. Since he does not hold a controlling stake, he does not have access to the forecasts or budgets of the company. He wants to assess the fair value of the investment as on 31st March 2022.

Solution

Since Pankaj does not have access to the details of forecasts, the amount paid (transaction price) for the unquoted equity shares in June 2021 may be a reasonable starting point to assess the fair value of the investment at measurement date (31st March 2022). However, Raj should assess if there are any factors that indicates that the transaction price may not be representative of the fair value of the investment. For example, if the market forces have changed significantly that it could affect Peehoo's growth prospects or if the company may have shown significant changes in its financial results, these may affect the fair value of the investment.

Solved Case Study

1. Human Resources Management is a mid-sized company is considering expansion into related field, for

which it requires to raise fund. Board of director of company decides to raise fund through further issue of shares. For further issue of share, company needs to assess the fair value of its share.

Balance Sheet of the company as on 31.1.22

Equity & Liabilities	
Equity Share Capital (1,10,000 equity share of INR 10 each)	11,00,000
Other Equity	(68,81,956)
Total Equity	(57,81,956)
Liabilities	
Non-Current Liabilities	
Borrowings	3,96,94,670
Total Non-Current Liabilities	3,96,94,670
Current Liabilities	
Trade Payables	87,903
Other Current Liabilities	1,31,320
Duties & Taxes	(68,21,862)
Total Current Liabilities	(66,02,639)
Total Equity & Liabilities	2,73,10,075
Assets	
Non-Current Assets	
Property, Plant & Equipment	80,676
Total Non-Current Assets	80,676
Current Assets	
Inventories	1,93,38,292
Trade Receivables	5,02,370
Cash & Cash Equivalents	35,99,873
Deferred Tax Assets (Net)	15,44,953
Other Current Assets	22,43,911
Total Current Assets	2,72,29,399
Total Assets	2,73,10,075

- As a Valuer assess the value of per share for further issue of share by the company
- Different approaches to value the share, method used to value present scenario and provide the rationale for the same.
- Briefly discuss the relevant section in relation to the issue of share.

Answer:

Net Asset Value of per share = (Book Value of Assets – Book Value of Liabilities) / No. of share

A. Calculation of Net Asset Value of Human Resources Management is tabulated as follows:

Particulars	Amount (INR)
Total Assets	2,73,10,075
Less: Total Outside liabilities	3,30,92,031
Value of Equity	(57,81,956)
Number of shares	1,11,000
Value per share	(52.09)
Value per share (Considering Sec 53 of Companies Act, 2013)	10.00

Although arrived value per share is INR (52.09), since Sec 53 of the Companies Act, 2013 prohibits issue of shares at a discount to par value, the value per share for the purpose of issue of shares may be considered at par value. i.e., INR 10.00 per share.

B. Different Valuation approaches are as follows

- ⊙ Market Approach

Market approach is a valuation approach that uses prices and other relevant information generated by market transactions involving identical or comparable (i.e., similar) assets, liabilities or a group of assets and liabilities, such as a business. Market approach can be applied where the asset to be valued or a comparable or identical asset is traded in the active market; there is a recent, orderly transaction in the asset to be valued; or there are recent comparable orderly transactions in identical or comparable asset and information for the same is available and reliable.

- ⊙ Income Approach

Income Approach provides an indication of value by converting future cash flow to a single current value. Under this approach, the value of an asset is determined by reference to the value of income, cash flow or cost savings generated by the asset.

- ⊙ Cost Approach

Cost approach is a valuation approach that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost). This approach provides an indication of value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility. The Cost Approach can be used when Market Approach and Income Approach are not appropriate to value the assets or companies.

Under the Net Asset Value approach, total value is based on the sum of book values as recorded on the consolidated balance sheet of the respective companies. We have used Net Asset Value method for the company

Valuation Rationale are as follows:

Income Approach: The Valuer have not relied on the Income Approach to value the company because past working results do not indicate true potential of the company, and financial forecasts cannot be reliably drawn at this stage of business restructuring. Therefore, not used the Income approach for valuation of shares.

Market Approach: There are no comparable listed companies that could be identified that would consistently value the company using the market approach, therefore valuer have not considered market approach as valuation method.

Cost Approach: Under the Cost Approach, Valuer have considered Adjusted Net Asset Value (ANAV) Method of Valuation. Arrived at the Net Asset Value by deducting all book value of liabilities from book value of assets.

C. The relevant extracts of the Companies Act, 2013 is as under:

Section 62. Further issue of share capital—

(1) Where at any time, a company having a share capital proposes to increase its subscribed capital by the issue of further shares, such shares shall be offered—

to any persons, if it is authorized by a special resolution, whether or not those persons include the persons referred to in clause (a) or clause (b), either for cash or for a consideration other than cash, if the price of such shares is determined by the valuation report of a registered valuer subject to such conditions as may be prescribed.

Section 53. Prohibition on Issue of Shares at Discount.

(1) Except as provided in section 54, a company shall not issue shares at a discount.

(2) Any share issued by a company at a 1[discount] price shall be void.

EXERCISE

A. Theoretical Questions

⊙ Multiple Choice Questions

- 1) When did the Insolvency and Bankruptcy Code 2016 receive the President's assent?
 - A. 5th August 2016
 - B. 28th May 2016
 - C. 5th May 2016
 - D. 15th June 2016
- 2) The Insolvency and Bankruptcy Code, 2016 is applicable to corporates if the default is?
 - A. ₹1 lakh or more
 - B. Above ₹1 lakh
 - C. ₹5 lakh or more
 - D. ₹1 Crore or more
- 3) The term related party is defined in of the Insolvency and Bankruptcy Code, 2016:
 - A. Section 5 (22)
 - B. Section 5 (23)
 - C. Section 5 (24)
 - D. Section 5 (25)
- 4) How much time is given to start-ups and small and medium enterprises (SMEs) to complete the resolution process in Fast-track insolvency process?
 - A. 30 days
 - B. 60 days
 - C. 90 days
 - D. 45 days
- 5) Who can initiate an Insolvency Resolution Process under the Code ?
 - A. Debtor
 - B. Creditor
 - C. Insolvency resolution Professional
 - D. all of the above
- 6) What is the minimum amount of default for being admitted into Corporate Insolvency Resolution Process (CIRP)
 - A. ₹50 lakhs
 - B. ₹75 Lakhs
 - C. ₹90 Lakhs
 - D. ₹1 Crore
- 7) During voluntary liquidation, who is required to make declaration of solvency ?
 - A. Partners

- B. Directors
 - C. Debtor
 - D. Creditor
- 8) Whom does the IRP appoint to determine the liquidation value of the corporate debtor?
- A. Liquidator
 - B. CA
 - C. Director
 - D. Registered valuers
- 9) Any arrangement entered into by a company or its holding company in contravention of the provisions of this section shall be -
- A. Voidable
 - B. Void
 - C. Voidable at the option of others
 - D. Valid
- 10) Under sec 230(3), In case of a listed company, the documents related to notice of meeting under should be sent to -
- A. SEBI
 - B. NSE
 - C. BSE
 - D. all of the above
- 11) What is the punishment for a valuer for contravening the provisions of this section 247 with the intention to defraud the company or its members?
- A. Fine of ₹1 lacs - ₹5 lacs
 - B. Imprisonment may extend to one year
 - C. both
 - D. None
- 12) A person shall be eligible to be a registered valuer if he
- A. is a valuer member of a RVO
 - B. is recommended by RVO
 - C. has passed the valuation examination under rule 5 within three years
 - D. all of the above
- 13) If you have Graduated in Valuation of Plant and Machinery or equivalent, What is the minimum experience required to become eligible to do Plant & machinery valuation ?
- A. 1 year
 - B. 2 years
 - C. 3 years
 - D. 5 years
- 14) non-payment of any debt or any other amount payable by the borrower to any secured creditor consequent

upon which the account of such borrower is classified as non-performing asset in the books of account of the secured creditor is known as

- A. Debt
 - B. Default
 - C. Securitisation
 - D. Debtor
- 15) Central Registry of Securitization Asset Reconstruction and security Interest (CERSAI) is under which provision?
- A. SEBI Act,1992
 - B. SARFAESI Act,2002
 - C. RBI Act,1934
 - D. Banking Regulation,1949
- 16) The Insolvency and bankruptcy code was passed in _____
- A. 2013
 - B. 2014
 - C. 2015
 - D. 2016
- 17) Acquisition of financial assets by any asset reconstruction company from any originator
- A. Reconstruction
 - B. Default
 - C. Securitisation
 - D. Amalgamation
- 18) Which of the following assets is an asset or account of a borrower, which has been classified by a bank or financial institution and sub-standard, doubtful or loss asset, in accordance with the directions or guidelines relating to asset classification issued by RBI .
- A. Underlying Assets
 - B. Operating Assets
 - C. Performing Assets
 - D. Non Performing Assets
- 19) Which Company can act as an agent for any bank or financial institution for the purpose of recovering their dues from the borrower on payment of such fees or charges as may be mutually agreed upon between the parties
- A. securitisation company
 - B. reconstruction company
 - C. Both
 - D. None
- 20) As per the provision of the SARFAESI Act, if the borrower fails to comply with the notice, the bank may:

- A. Take possession of the security;
 - B. Sale or lease or assign the right over the security;
 - C. Appoint Manager to manage the security
 - D. all of the above
- 21) Which of the following acts gave birth to the Asset Reconstruction Company ?
- A. Banking regulation act 1949
 - B. SEBI Act 1992
 - C. Companies Act 2013
 - D. SARFAESI Act 2002
- 22) Which of the following defines the term 'fair value'?
- A. The price at which an orderly transaction to sell an asset or to transfer a liability would take place between market participants at the reporting date under current market conditions
 - B. The price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date
 - C. The weighted average price at which orderly transactions to sell assets or to transfer liabilities are taking place between market participants at the reporting date in the relevant market
 - D. The entry price at the measurement date from the perspective of a market participant that holds the asset or owes the liability
- 23) Which of the following are not the exceptions for application of IND AS 113?
- A. Share-based payment transactions within the scope of IND AS 102 Share-based Payments
 - B. Hedge instruments within the scope of IND AS 109 Financial Instruments
 - C. Leasing transactions within the scope of IND AS 106 Leases
 - D. Net realisable value of inventories within the scope of IND AS 2 Inventories
- 24) Which of the followings is not the core principle of valuation :
- A. Ethics
 - B. Perception
 - C. Compliance
 - D. Data
- 25) What is the IVS for Scope of Work?
- A. IVS 100
 - B. IVS 101
 - C. IVS 200
 - D. IVS 400
- 26) What is the IVS for Investigation and compliance?
- A. IVS 100
 - B. IVS 101
 - C. IVS 200

- D. IVS 102
- 27) What is the IVS for Reporting?
- A. IVS 100
 - B. IVS 101
 - C. IVS 103
 - D. IVS 102
- 28) What is the IVS for Bases of Value
- A. IVS 100
 - B. IVS 104
 - C. IVS 103
 - D. IVS 102
- 29) What is the IVS for Valuation Approaches and Methods?
- A. IVS 100
 - B. IVS 101
 - C. IVS 105
 - D. IVS 102
- 30) What is the IVS for Businesses and Business Interests
- A. IVS 200
 - B. IVS 210
 - C. IVS 220
 - D. IVS 230
- 31) What is the IVS for Intangible Assets
- A. IVS 200
 - B. IVS 210
 - C. IVS 220
 - D. IVS 230
- 32) What is the IVS for Non-Financial Liabilities
- A. IVS 200
 - B. IVS 210
 - C. IVS 220
 - D. IVS 230
- 33) What is the IVS for Inventory
- A. IVS 200
 - B. IVS 210
 - C. IVS 220
 - D. IVS 230
- 34) What is the IVS for Plant & Machinery

- A. IVS 200
 - B. IVS 210
 - C. IVS 300
 - D. IVS 230
- 35) What is the IVS for Real property Interests
- A. IVS 210
 - B. IVS 400
 - C. IVS 410
 - D. IVS 500
- 36) What is the IVS for Development Property
- A. IVS 210
 - B. IVS 400
 - C. IVS 410
 - D. IVS 500
- 37) What is the IVS for Financial Instruments
- A. IVS 210
 - B. IVS 400
 - C. IVS 410
 - D. IVS 500
- 38) Which rule determines Fair Value of Shares and Securities ?
- A. Rule 11UB
 - B. Rule 11UAA
 - C. Rule 13BB
 - D. Rule 11UA (1)(c)
- 39) Which Act is responsible for entrusting the Asset reconstruction Companies (ARCs) for raising funds by issuing security receipts to the set of qualified buyers.
- A. SARFAESI Act
 - B. Banking regulation act 1949
 - C. SEBI Act 1992
 - D. Companies Act 2013
- 40) Reports need not contain one of the following:
- A. Scope of work
 - B. site notes
 - C. Assumptions
 - D. key inputs used

Answer key :

1	b	2	a	3	c	4	c	5	d	6	d
---	---	---	---	---	---	---	---	---	---	---	---

7	b	8	d	9	a	10	d	11	c	12	d
13	d	14	b	15	b	16	d	17	c	18	d
19	c	20	d	21	d	22	b	23	b	24	b
25	b	26	d	27	c	28	b	29	c	30	a
31	b	32	c	33	d	34	c	35	b	36	c
37	d	38	d	39	a	40	c				

⊙ **Fill in the Blanks:**

- When an entity (individual or an organisation) is unable to meet its outstanding financial debt towards its lender as it becomes due for a prolonged period with no foresight of being able to repay the debt, it is considered as _____
- When an entity voluntary declares itself as an insolvent and goes to the court, it is considered as _____.
- A partner of a partnership firm is not eligible to apply for an IRP unless a joint application is filed by _____ of the partnership firm.
- The CIRP shall be completed within a period of _____ from the date of admission of the application to initiate such process
- _____ means a plan proposed by resolution applicant for insolvency resolution of the corporate debtor as a going concern.
- The interim resolution professional shall within _____ of his appointment, appoint _____ registered valuers to determine the liquidation value of the corporate debtor.
- Objection to any compromise or arrangement can be made only by persons holding _____ of shareholding or having an outstanding debt amounting to _____ of the total outstanding debt as per the latest audited financial statements
- _____ means the Tribunal established under sub-section (1) of section 3 of the Recovery of Debts Due to Banks and Financial Institutions Act, 1993
- No securitisation company or reconstruction company which has been granted a certificate of registration, shall carry on, any business other than that of securitisation or asset reconstruction without prior approval of the _____.

Answer :

1	insolvent	6	seven days, two
2	Bankrupt	7	not less than 10%,not less than 5%
3	Majority of the partners	8	Debts Recovery Tribunal
4	180 days	9	Reserve Bank
5	Resolution Plan		

B. Numerical Questions

⊙ **Comprehensive Numerical Problems**

- Balance Sheet of Exim Limited for the year ended 31.3.22 and 31.3.21 are as follows:**

Liabilities	31.3.22	Assets	31.3.22
Equity Share Capital (no. of share 60,000)	60,00,000	Property, Plant & Equipment	1,49,56,685
Other Equity	39,06,110	Capital Work in progress	21,27,835
Non-Current Liabilities	4,58,71,674	Loans and Advances	9,45,611
Current Liabilities	11,70,75,605	Current Assets	15,48,23,258
Total	17,28,53,389	Total	17,28,53,389

Calculate the Fair Market value of Equity per share for the purpose of “Issue of share” as per Rule 11UA of Income Tax Act.

Answer:

Fair market value can be calculated as =

There;

A= Assets; L= Liabilities

PE = Amount of Paid-up Equity Share; PV = Paid up value of equity share

Statement of computation of FMV of Unquoted Equity Shares as on 31.03.2021

Particulars	Amount (₹)
Book Value of Assets (A)	17,28,53,389
Book Value of Liabilities (L) (Refer to Note No.1)	16,29,47,279
Amount of paid-up equity shares (PE) (Refer to Note No.2)	50,00,000
Paid up value of equity share (PV)	100
(A-L)	99,06,110
Fair market value of unquoted equity share ((A-L)/PE*PV)	165.10

Note No. 1- Calculation of Book value of Liabilities	
Particulars	Amount (₹)
Total Value of Liabilities	17,28,53,389
Less:	
Paid up share capital	60,00,000
Reserves & Surplus (except Depreciation)	39,06,110
Book value of Liabilities	16,29,47,279

Note No. 3- Calculation of Amount of Paid up of Equity Shares	
Particulars	Amount (₹)
Paid up share capital	60,00,000
Amount of Paid-up share capital	60,00,000

Fair Market Value as per 11UA of Income Tax Act is 165.10.

2) Balance sheet of ABC Limited as on 31.8.2022 are as follows:

Liabilities	31.8.2021	Assets	31.3.2021
Share Capital (Equity Shares of ₹ 10/- Each)	10,00,93,000	Fixed Assets	18,98,69,000
Reserve & Surplus	44,39,11,000	Long Term Loans and Advances	2,25,85,700
Deferred tax Liability	3,21,76,000	Inventories	48,33,08,500
Long-Term Borrowings	45,15,000	Trade Receivables	2,02,60,200
Short Term Borrowings	20,79,04,000	Cash & Bank Balances	2,87,98,300
Trade Payable	82,19,000	Short-Term Loans and Advances	13,15,08,200
Other Current Liabilities	8,00,31,359	Other Current Assets	45,66,500
Short-Term Provisions	40,47,041		
Total	88,08,96,400		88,08,96,400

Note:

- (i) Book Value of Immovable Property is ₹1,56,56,644; Market value of Immovable Property is ₹7,21,51,000.
- (ii) ₹7,21,51,000.
- (iii) Income Tax Paid is ₹49,17,802; Income tax refund Claimed is ₹8,70,614.
- (iv) Short-term Provisions includes Provision for Tax of ₹40,47,188.

Calculate Fair Market Value of share for the purpose of “Transfer of Share” as per 11UA of Income Tax Act.

Answer:

Calculation of Fair Market Value of Unquoted Equity Shares as per Rule 11UA

The fair market value of unquoted equity shares = $(A+B+C+D - L) \times (PV) / (PE)$ where,

	₹
A: Book value of all the assets	88,08,96,400
Less: Book value of Immovable property	1,56,56,644
Income Tax Paid	49,17,802
Less: Income tax refund claimed	8,70,614
A6: Less: Any amount of income-tax paid, if any, less the amount of income-tax refund claimed, if any	40,47,188

	₹
Total of A	85,54,04,152
B = the price which the jewellery and artistic work would fetch if sold in the open market on the basis of the valuation report obtained from a registered valuer;	-
C = fair market value of shares and securities as determined in the manner provided in this rule;	-
D = the value adopted or assessed or assessable by any authority of the government for the purpose of payment of stamp duty in respect of the immovable property.	7,21,51,000
L: Book value of liabilities, but not including the following amounts, namely: —	88,08,96,400
(i) the paid-up capital in respect of equity shares;	10,00,93,000
(ii) the amount set apart for payment of dividends on preference shares and equity shares;	
(iii) reserves and surplus, by whatever name called, even if the resulting figure is negative, other than those set apart towards depreciation;	44,39,11,000
(iv) any amount representing provision for taxation, other than amount of income tax paid, if any, less the amount of income-tax claimed as refund, if any, to the extent of the excess over the tax payable with reference to the book profits in accordance with the law applicable thereto;	40,47,188
Total of L	33,28,45,212
Value as per (A+B+C+D - L)	59,47,09,940
PE = total amount of paid-up equity share capital as shown in the balance-sheet;	10,00,93,000
PV= the paid-up value of such equity shares	10
Fair Market Value per Share $(A+B+C+D - L) \times (PV) / (PE)$	59.41

3) Balance sheet of Laxman Limited as on 31.03.2022 are as follows:

Liabilities	31.03.2022	Assets	31.03.2022
Equity Share capital	3,86,20,500	Property, Plant & Equipment	3,01,54,668
Preference Share capital	2,50,00,000	Capital WIP	3,52,73,410
Reserve & Surplus / Other Equity	3,41,06,547	loans and advances	27,87,063
Long term Borrowings	6,29,58,275	Inventories	3,40,94,597
Deferred Tax Liabilities	22,46,476	Trade Receivables	7,17,79,692
Short Term Borrowings	1,04,75,317	Cash & Cash Equivalents	61,05,558
Trade Payables	3,47,15,994	Loans and Advances	3,35,88,618
Other Current Liabilities	57,19,945	Other Current Assets	74,447
Short Term Provision	15,000		
Total	21,38,58,053	TOTAL	21,38,58,053

Note:

- (i) Book value of Immovable property is ₹1,05,65,481; Market Value of Immovable property is ₹9,64,86,760.

You are required to calculate Fair Market Value of share for the purpose of “Transfer of Share” as per 11UA of Income Tax Act.

Answer:

Calculation of Valuation per share as per Section 56 (vii) read with Rule 11UA of Income Tax Rules

The fair market value of unquoted equity shares = $(A+B+C+D - L) \times (PV) / (PE)$ where,

	₹
A = Book value of all the assets	21,38,58,053
Less: Book value of Immovable property	1,05,65,481
Total of A	20,32,92,572
B = the price which the jewellery and artistic work would fetch if sold in the open market on the basis of the valuation report obtained from a registered valuer;	-
C = fair market value of shares and securities as determined in the manner provided in this rule;	-
D = the value adopted or assessed or assessable by any authority of the government for the purpose of payment of stamp duty in respect of the immovable property.	9,64,86,760
L: Book value of liabilities, but not including the following amounts, namely:	21,38,58,053
(i) the paid-up capital in respect of equity shares;	(3,86,20,500)
(ii) reserves and surplus, by whatever name called, even if the resulting figure is negative, other than those set apart towards depreciation;	(3,41,06,547)
Total of L	14,11,31,006
Value as per $(A+B+C+D - L)$	15,86,48,326
PE = total amount of paid-up equity share capital as shown in the balance-sheet;	3,86,20,500
PV= the paid-up value of such equity shares	10
Fair Market Value per Share $(A+B+C+D - L) \times (PV) / (PE)$	41.08

4) As a Registered Valuer you are asked to calculate the fair market value as on 31.05.2022 of R Limited for the purpose of issue of share as per 11 UA of Income Tax Act.

Balance of the company are as follows:

Liabilities	31.05.2022(₹)	Assets	31.05.2022 (₹)
Equity Share Capital	45,01,12,400	Tangible Assets	92,80,88,839
Reserve & Surplus	12,26,03,279	Non-Current Investments	25,00,000
Long-term Borrowings	86,18,20,170	Capital Work-in-progress	9,79,46,867
Deferred Tax Assets	3,30,53,680	Long term Loans & Advances	2,08,32,646
Short Term Borrowings	27,41,38,266	Inventories	76,55,82,793
Trade Payables	26,38,76,597	Trade Receivables	17,11,31,446
Other Current Liabilities	20,87,20,117	Cash & Cash Equivalents	15,45,04,345
Short Term Provision	92,72,645	Other Current Assets	13,30,10,218
TOTAL	2,27,35,97,154	TOTAL	2,27,35,97,154

Answer:

Fair market value can be calculated as $= ((A-L))/(PE \times PV)$

There;

A= Assets; L= Liabilities

PE = Amount of Paid-up Equity Share; PV = Paid up value of equity share

Statement of computation of FMV of Unquoted Equity Shares as on 31.05.2022

Particulars	Amount (₹)
Book Value of Assets (A)	2,27,35,97,154
Book Value of Liabilities (L) (Refer to Note No.1)	1,70,08,81,475
Amount of paid-up equity shares (PE) (Refer to Note No.2)	45,01,12,400
Paid up value of equity share (PV)	10
(A-L)	57,27,15,679
Fair market value of unquoted equity share $((A-L)/PE \times PV)$	12.72

Note No. 1- Calculation of Book value of Liabilities

Particulars	Amount (₹)
Total Value of Liabilities	2,27,35,97,154
Less:	
Paid up share capital	45,01,12,400
Reserves & Surplus (except Depreciation)	12,26,03,279
Book value of Liabilities	1,70,08,81,475

Note No. 2- Calculation of Amount of Paid up of Equity Shares

Particulars	Amount (₹)
Paid up share capital	45,01,12,400
Amount of Paid-up share capital	45,01,12,400

- ⊙ **Fair Market Value as per 11UA of Income Tax Act is 12.72.**

Unsolved Case Study

1. Smartpoint Limited is a trading company incorporated under Company's Act. Board of director of the company plans to issue further share for which they need to assess the value of its share as on valuation date.

Balance sheet as on 31.3.2020:

Particulars	In INR
Equity & Liabilities	
Equity	

Particulars	In INR
Equity Share Capital (1,00,000 share of 100 each)	1,00,00,000
Other Equity	3,84,83,632
Total Equity	4,84,83,632
Liabilities	
Financial Liabilities (Preference Shares)	12,50,000
Non-Current Liabilities	
Deferred Tax Liabilities (Net)	9,80,898
Total Non-Current Liabilities	9,80,898
Current Liabilities	
Total Other Liabilities	3,33,20,849
Total Current Liabilities	3,33,20,849
Total Equity & Liabilities	8,40,35,380
Assets	
Non-Current Assets	
Property, Plant & Equipment	2,59,06,316
Total Non-Current Assets	2,59,06,316
Current Assets	
Inventory	3,39,199
MAT Credit Entitlement	21,32,496
Trade Receivables	92,38,936
Cash & Cash Equivalents	2,035
Prepaid Expense	98,02,214
TCS Paid	48,357
TDS Receivables	1,65,480
Bank Balances other than above	68,10,544
Total For Input Tax Credits	42,60,827
Other Current Assets	2,53,28,977

Particulars	In INR
Total Current Assets	5,81,29,064
Total Assets	8,40,35,380

- Yor are appointed as a Valuer to assess the value of per share for further issue of share by the company
- Briefly discuss the relevant section in relation to the issue of share
- Different approaches to value the share and method used to value present scenario.

Reference:

CVSRTA, C. R. (n.d.). Study Material for the Examination in the discipline of Land and Building. IBBI.

Goel, V. (2021). Business Valuation A Practitioner's Guide to valuation of companies (1 ed.). India: Bloomsbury Professional India.

Sarfaesi Act India. (n.d.). Retrieved from Indiafilings.com: <https://www.indiafilings.com/learn/sarfaesi-act-india/>

Business Valuation Methods and Approaches

7

This module includes:

- 7.1 Discounted Cash Flow Analysis (DCF), Comparable Transaction Method, Comparable Market Multiples method, Market Valuation, Economic Value-Added Approach, Free Cash Flow to Equity, Dividend Discount Model, Net Asset Valuation, Relative Valuation
- 7.2 Earnings Multiples
- 7.3 Book Value Multiples
- 7.4 Revenue and Sector Specific Multiples

Business Valuation Methods and Approaches

SLOB Mapped against the Module:

To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance.

Module Learning Objectives:

After studying the chapter, the students will be able to –

- Explain the different approaches and methods of valuation
- Apply the methods of valuation under different scenarios while applying detailed calculations and applying qualitative factors affecting valuation.
- Prepare financial forecasts, estimate Free cash flows and assess the cost of capital or discount rate while applying income approach.
- Assess and apply the relative valuation multiples affecting valuation

The value of a business is determined by various factors such as the quality of the business, the profit potential the economic environment and the industry influence, to name a few. The economic environment, the industry influence and company analysis are the 3 key steps in valuation of a company. The value of an asset is the present value of its expected returns. Specifically, we expect an asset to provide a stream of returns during the period a holder owns it. To convert this estimated stream of returns to a value for the security we must discount this stream at our required rate of return. This process of valuation requires estimates of (1) The stream of expected returns and (2) the required rate of return on the investment.

Because of the complexity and importance of valuing shares various techniques for have been revised overtime. These techniques fall into one of the three approaches:

- a) **Income Approach:** Under this approach, we commonly apply the discounted cash flow (DCF) techniques where the value of the company is estimated based on the present value of some measure of cash flow, operating cash flow and free cash flow.
- b) **Market Approach:** Under this approach, we value companies using relative valuation techniques where the value of a company is estimated based upon its current price relative to variables considered to be significant to valuation such as earnings, cash flow from my book value or sales.
- c) **Cost Approach:** Under this approach, the value of the company is based on replacement cost or reproduction cost where the company is either very new and has fewer future potential or it is in stage of liquidation.

The above three approaches have been introduced in Module 5.3 – Valuation Approaches.
Let's take a deeper look into the approaches.

Discounted Cash Flow Analysis (DCF) and Other Important Valuation Methods

7.1

Students should understand that application of income approach heavily relies on the concept of discounting or application of capital budgeting techniques. It is advisable for the students to brush up their concepts for a better understanding of valuation under Income Approach.

While valuing companies, there are three predominant definitions of future cash flows: dividends, free cash flow, and residual income. Under Income Approach, a company's value is estimated as the present value of cash distributed to shareholders (dividend discount model) or the present value of cash available to shareholders after the company meets its necessary capital expenditures and working capital expenses (free cash flow model).

Let us understand the Discount Rate before we start our discussion on Cash Flows.

7.1.1 Discount Rates

The discount rate represents the rate used by investors to calculate the present value of a future cash flow. The most basic forms of discount rates are applicable in case of Time Value of Money applications. In an inflationary economy, a rupee earned today is more valuable than a rupee earned in future. This happens due to decline in the purchasing power of money. The principle of the time value of money explains why interest is paid or earned - Interest compensates the depositor or lender for the time value of money. It also underlies investment. Investors are willing to forgo spending their money now if they expect a favourable return on their investment in the future.

The discount rate is usually calculated as the risk-free rate plus a spread that reflects the risk associated with the cash flow. The investor asks a question that how much return they should expect from the respective investment depending on the nature of investment. The discount rate is, therefore, based on the characteristics of the investment. However, it may be adjusted by investors to reflect their expectations.

In case of business valuation, the discount rates are often represented by the Cost of Capital. Cost of capital represents a minimum benchmark rate that a company must overcome before it can generate value for its financiers (lenders, preference shareholders, and equity shareholders).

⦿ Cost of Capital

Cost of Capital (K_c) represents the cost of funds used for financing the business. It is the rate of return that the suppliers of capital—bondholders and owners—require as compensation for their contributions of capital.

- If business is financed solely through Equity, K_c is the same as Cost of Equity (K_e)
- If business is financed solely through Debt, K_c is the same as Cost of Debt (K_d)

Usually, companies use a mix of Debt and Equity while financing their business, thus the overall cost of capital is derived from a weighted average of cost of all capital sources, known as the Weighted Average Cost of Capital (WACC).

The following points should be remembered while using discounted cash flow techniques.

Cost of capital should be weighted average cost of capital (WACC) since free cash flows represents the cash available to all stakeholders i.e., contributors of capital.

Discounted should be computed after taxes since free cash flows are estimated after taxes.

The weights assigned should ideally be based on Market Values. However, in the absence of market values, book values are used as a proxy.

While calculating Weights of Debt, Equity and Preference shares, a 'Target Capital Structure' in the mature stage should be considered.

Discount rates should be real or nominal if free cash flows are real or nominal respectively. Nominal cash flows and nominal discount rates are preferred.

Systematic risk borne by each provider of capital should be adjusted since each provider of capital expects a return that compensated the risk taken.

$$WACC = W_e \times K_e + W_d \times K_d (1 - t) + W_p \times K_p$$

$$W_e = \frac{\text{Value of Equity}}{\text{MV of Debt} + \text{MV of Equity} + \text{MV of Preference Capital}}$$

$$W_d = \frac{\text{Value of Debt}}{\text{MV of Debt} + \text{MV of Equity} + \text{MV of Preference Capital}}$$

$$W_p = \frac{\text{Value of Preference Capital}}{\text{MV of Debt} + \text{MV of Equity} + \text{MV of Preference Capital}}$$

It should be noted that under IFRS / Ind AS environment, Preference Shares are increasingly being classified as either Debt or Equity, depending on their terms of issue. Thus, in most practical cases, there may be Debt and Equity only.

$$WACC = \text{Cost of Debt} \times \frac{\text{MV of Debt}}{\text{MV of Debt} + \text{MV of Equity}} + \text{Cost of equity} \times \frac{\text{MV of Equity}}{\text{MV of Debt} + \text{MV of Equity}}$$

Example 1

Suppose Alpha Ltd has a capital structure composed of the following:

Debt ₹30 million

Equity ₹45 million

If the before-tax cost of debt is 11% (Pre-tax K_d), the required rate of return on equity is 16.5% (K_e), and the marginal tax rate is 30%, what is Alpha Ltd.'s weighted average cost of capital?

Solution :

$$W_d = \frac{30}{30+45} = 0.40$$

$$W_e = \frac{45}{30+45} = 0.60$$

We can also be calculated as residual proportion i.e., $(1 - 0.40) = 0.60$

$$WACC = [W_d \times \text{Post Tax } K_d] + [W_e \times K_e]$$

$$WACC = [(0.40) \times (0.11)(1 - 0.30)] + [(0.60)(0.165)] = 0.1298 \text{ or } 12.98\%$$

⊙ Cost of Debt

The Cost of Debt (K_d) is the interest rate paid by the company on such debt. The cost of Debt is the rate at which the company can borrow funds as on the valuation date. In the absence of such information, different approaches are adopted.

The cost of debt measures the current cost of borrowing funds to finance projects. In general terms, it is determined by the following variables:

- ▲ The risk-free rate: As the risk-free rate increases, the cost of debt for companies will also increase.
- ▲ The default risk (and associated default spread) of the company. As the default risk of a company increases, the cost of borrowing money will also increase. The default spread can vary according to maturity period.
- ▲ Since interest expense is tax-deductible, we use the after-tax Cost of Debt for discounting purposes. The after-tax cost of debt is calculated as Pre-Tax Cost of Debt $\times (1 - \text{Tax rate})$.

Valuers may sometimes apply an analytical approach to calculate Effective Interest Rate and Effective Tax Rate. It can be calculated as Interest Expense as it appears in the Profit & Loss Statement divided by Average Debt as it appears in the Balance Sheet. Similarly, Effective Tax rate may be calculated as Tax expense divided by Profit Before Tax on the Profit & Loss Statement.

Example 2

If the rate at which the company can borrow funds from the financial institutions is 11 % and the tax rate applicable to the company is 30 %. The Post Tax Cost of Debt would be

Solution:

$$11\% \times (1 - 0.30) = 7.7\%$$

⊙ Cost of Equity

Although the rate of return demanded by equity investors is not as clearly defined as it is by lenders, equity investors do expect a return on their investment. There are various models that attempt to estimate the Cost of Equity.

Capital Asset Pricing Model (CAPM)

One of the most used models is Capital Asset Pricing Model (CAPM). The major insight of the capital asset pricing model (CAPM) is that only systematic (non-diversifiable) risk is priced.

Cost of Equity = Risk Free Rate + (Beta x Equity Risk Premium)

Risk Free Rate: a return on an investment that has least likelihood of default e.g., 10 Year Government Bond Yield

Company's Beta: Sensitivity of stock return with respect to the market return

Equity Risk Premium: The equity risk premium (ERP) refers to the additional return (or premium) required by investors to invest in equities (e.g., broad market index like Nifty 50) rather than a risk-free asset (e.g., Government Bond). It equals the difference between the return on a broad equity market index and the risk-free rate of return. Risk premium is what a particular market (E.g., BSE Sensex) earned over the rate that a risk-free asset (e.g., Govt bond) earned. i.e. [Market Return – Risk Free Rate of Return]

Example 3

If the 10 Year Government bond yield is 7.5% and the BSE Sensex return over the last one year is 15%. Assuming the company's Beta is 1.2, what is the Required return on Equity?

Solution:

$$\begin{aligned} K_e &= 7.5\% + (15\% - 7.5\%) \times 1.2 \\ &= 16.5\% \end{aligned}$$

Unsystematic Risk, Systematic Risk (Beta)

An investor should not keep all his investments in a single stock. Diversification plays an important role in reducing the risk. When an investor diversifies across assets that are not perfectly correlated, the portfolio's risk is less than the weighted average of the risks of the individual securities in the portfolio. The risk that is eliminated by diversification is called **unsystematic risk** (also called unique, diversifiable, or firm-specific risk). Because the market portfolio contains all risky assets, it must be a well-diversified portfolio. It is often advised and assumed that the investor is a diversified investor and has already eliminated that risk. The risk that remains cannot be diversified away and is called the **systematic risk** (also called non-diversifiable risk or market risk). The concept of systematic risk applies to individual securities as well as to portfolios. Some securities' returns are highly correlated with overall market returns. Examples of companies that are highly correlated with market returns are luxury goods. These companies have high systematic risk (i.e., they are very responsive to market). Other companies, such as utility companies, respond very little to changes in the systematic risk factors. These companies have very little systematic risk. Hence, total risk (as measured by standard deviation) can be broken down into its component parts: unsystematic risk and systematic risk. Mathematically:

Total Risk = Systematic Risk + Unsystematic Risk

Understanding Beta

The sensitivity of an asset's return to the return on the market index is referred to as its beta. Beta is a measure of Systematic Risk and is a standardized measure of the covariance of the asset's return with the market return. For example, if beta is 1.8 and the market is expected to move up by 10%, then the stock should move up by 18% (1.8 x 10).

Beta can be calculated as follows.

$$\text{Beta} = \frac{\text{Covariance of assets return with market return}}{\text{variance of market return}} = \frac{Cov_{\text{stock market}}}{\sigma_{\text{market}}^2}$$

Example 4

The standard deviation of the return on the market index is estimated as 25%. If the covariance of Company A's returns with the returns on the market index is 0.05, what is the beta of Company A?

Solution:

$$\text{Beta} = \frac{Cov_{\text{stock market}}}{\sigma_{\text{market}}^2} = \frac{0.05}{0.25^2} = 0.8$$

In most cases, Beta is calculated using the regression equation based on market prices of the company being valued and a relative index. It is difficult to estimate Beta in case of Private companies, but some models have been devised to calculate the same.

Build-up Model

The build-up method is usually applied to companies where betas are not readily available. It starts with the risk-free rate and adds one or more premiums for different risks. However, it does not apply beta adjustments to factor risk premiums.

A traditional build-up model is given as:

$K_e = \text{Risk-free rate} + \text{Equity risk premium} + \text{Size premium} + \text{Company-specific premium}$

- ▲ The equity risk premium is usually estimated with reference to equity indices of listed companies.
- ▲ The size premium is usually inversely related to the size of the company being valued,
- ▲ The company-specific risk premium may also include a premium for unsystematic risk based on the premise that the risk associated with private companies cannot easily be diversified away.
- ▲ Further, when estimating the required return for private companies, valuers should also consider:
- ▲ The relative values of a controlling versus minority interest in the company; and
- ▲ The impact of lack of marketability on share value.

Adjusted Cost of Equity¹

²Various researchers and authors believe that the CAPM does not adequately incorporate all relevant factors while calculating the Cost of Equity. Under CAPM, the primary determinant of risk is Beta (β). It represents the extent of risk, in terms of volatility in return, associated with the stock under valuation. β is used as a multiplier to assess the risk premium expected by an investor over risk free return. This is determined with reference to the rate of return from the overall secondary capital market index and / or that of the industry sector to which the company belongs. Certain additional risk factors can be incorporated into calculation of Cost of Equity. Such additions by way of %age of additional return should be considered for specific risks. The same should be based on assessment of mostly intangible factors, as explained above, and impacts thereof on returns generated by a company. The revised CAPM formula could be as under:

$$K_e = R_f + \beta \times (MRR - R_f) + K_s + K_i + K_z + K_t + K_l + K_m + K_{\text{cyclical}}$$

Where:

K_s = Sovereign risk if the entity under valuation is in a different country.

K_i = Industry or sector specific risk in case the β considered is that of the overall Market index.

K_z = Size specific risk as compared to the average industry size in terms of capacity of production and / or annual turnover.

K_t = State of technology applied by the company vis-à-vis other players and risk of getting disrupted by a start-up.

K_l = Location specific risk, e. g., if the company's assets are in a risky location.

K_m = Management specific risk if findings from due diligence are grossly adverse.

K_{cyclical} = Cyclical risk if the company's product is on the downslide stage of product life cycle.

Consideration of and ascribing a value in %age terms for most of the above additional risks related returns are of critical importance, if the decision by the investor is with reference to a hurdle rate of return. That rate is generally the average of rates of returns from other businesses of the investor. Such investors for example could be a conglomerate

¹Extracted from "Valuation of Equity Shares – Imperatives from A Valuers Perspective" by CMA (Dr) Paritosh Basu; *The Valuation Professional Your Insight Journal*, ICAI RVO, February 2021

investing for a merger or acquisition transaction, or a Private Equity Fund deciding the floor rate of return at the point of exit via IPO failing which some other condition would apply.

For the purposes of this curriculum, we are not covering Cost of Preference Capital. However, its calculation is similar to that of Cost of Debt, but without tax benefits.

7.1.2 Dividend Discount Model

Dividends: Dividends are cash flows received by the shareholders. The value of a company from a shareholders' perspective is given by the present value of dividends expected to be received by the shareholders.

The shareholder's investment today is worth the present value of the future cash flows she expects to receive, and ultimately, she will be repaid for his investment in the form of dividends. Even if the investor sells the stock at any time prior to the liquidation of the company, before all the dividends are paid, she will receive from the buyer of the shares the present value of the expected future dividends. Further, the value derived under this method is usually less volatile and reflects the long-term earning potential of the company.

Disadvantages of DDM:

This method cannot be applied for companies that don't currently pay dividends. While it is theoretically possible to expect that the companies will start paying dividends, there are various factors that affect dividend payment by a company. Further, this method takes the perspective of an investor who owns a minority stake in the company and cannot control the dividend policy. If the dividend policy dictated by the controlling interests bears a meaningful relationship to the company's underlying profitability, then dividends are appropriate. However, if the dividend policy is not related to the company's ability to create value, then dividends are not an appropriate measure of expected future cash flow to shareholders.

Dividends may be appropriate as a measure of cash flow in the following cases:

- ▲ The company has a history of dividend payments.
- ▲ The dividend policy is clear and related to the earnings of the company.
- ▲ The perspective is that of a minority shareholder.

⊙ Perpetual Dividend

If we extend the holding period indefinitely, the value simply becomes the present value of an infinite stream of dividends. We would arrive at the value as follows:

$$V_0 = \sum_{t=1}^{\infty} \frac{D_t}{(1+r)^t}$$

V_0 = Value of shares at present date

D_t = dividend in the time period t

r = required return on equity

Example 5

Let's assume that the shareholder Ms Alka holds the shares of A Ltd for an infinite period. A Ltd is a matured company giving a constant dividend of ₹3 per share every year. Ms Alka expects 12 % return from her investment in A Ltd. The value of A Ltd for Ms Alka would be given by the present value of dividend received forever.

Solution:

We would simply need to apply the perpetuity formula to calculate the value.

$$V_0 = \frac{D_1}{r} = \frac{3}{12\%} = ₹25 \text{ per share}$$

We should understand that application of this method would require the valuer to expect that the dividends would be constant forever, which may be a difficult assumption to make.

⊙ **The Gordon Growth Model**

The Gordon Growth Model assumes that dividends will increase at a constant rate for an indefinite period. When applying the present value concepts, this would mean that dividend amount would change every year (grow at a constant rate every year) and each year's cash flow need to be discounted at a discount rate.

$$V_0 = \frac{D_0 \times (1+g)^1}{(1+r)^1} + \frac{D_0 \times (1+g)^2}{(1+r)^2} + \dots + \frac{D_0 \times (1+g)^n}{(1+r)^n}$$

Mathematically, this translates into a simpler equation as follows:

$$V_0 = \frac{D_1}{(r - g)}$$

V_0 = Value of shares at present date

D_0 = dividend just paid in current period

D_1 = dividends expected to be received at end of Year 1

r = required return on equity

g = dividend growth rate

Example 6

Extending our previous example, Ms Alka hopes that A Ltd will give dividend of ₹3 per share next year and this is expected to grow at a constant rate of 6 % forever. The value of A Ltd today (V_0) for Ms Alka would be given as follows.

Solution:

$$V_0 = \frac{3}{12\% - 6\%} = ₹50 \text{ per share}$$

Fundamentally, the perpetual growth rate should be lower than the required return on equity. It is unrealistic to assume that any company can continue to grow indefinitely at a rate higher than the long-term growth rate in real gross domestic product (GDP) plus the long-term inflation rate.

Advantages of Gordon Growth Model:

- ▲ It is applicable to stable, mature, dividend-paying companies.
- ▲ It is appropriate for valuing market indices and listed companies.
- ▲ It is easy to understand and is straightforward
- ▲ It can be used to determine price-implied growth rates and required rates of return
- ▲ It can be used to supplement other, more complex valuation methods.

Limitations of Gordon Growth Model:

- ▲ Gordon Growth model is highly sensitive to estimated values such as dividend expectations, growth rates and required rates of return. These are all difficult to estimate with precision.
- ▲ The model cannot be easily applied to non-dividend-paying companies.
- ▲ In case of unstable companies with unpredictable growth patterns, the model is difficult to apply, and the resulting valuations can be highly unreliable.

⊙ Multi-stage model

For most companies, the Gordon growth model assumption of constant dividend growth that continues into perpetuity may not be realistic. For example, many companies experience high growth rates for short periods of time because of a competitive advantage. Eventually, the high growth rates fade away and the companies earn normal growth rates in maturity stage.

Most companies go through a pattern of growth that includes several phases:

- ▲ **Initial growth phase**, where the company has increasing profits, little or no dividends, and heavy reinvestment.
- ▲ **Transition phase**, in which profits and dividends are still increasing but at a slower rate as competitive forces reduce profit opportunities and the need for reinvestment.
- ▲ **Mature phase**, in which profits grow at a stable but slower rate, and dividend pay-out ratios are stabilizing as reinvestment matches depreciation and asset maintenance requirements.

Two-Stage Dividend Discount Model: The two-stage DDM assumes that the company will grow at a high rate for a relatively short period of time (the first stage) and will then revert to a long-run perpetual growth rate (the second stage). The length of the high-growth phase is a function of the visibility of the company's operations to the valuer.

H-Model:

The problem with the basic two-stage DDM is that it is usually unrealistic to assume that a company will experience high growth for a short period, then immediately fall back to a perpetual growth level. The H-model utilizes a more realistic assumption: the growth rate starts at a high and then declines 'linearly' over the high-growth stage until it reaches the long-run average growth rate. For example, consider a company that has a first mover advantage and thus generates high profit margins, faces little competition, and is currently growing at 25%. We might forecast that the company's growth rate will decline by 5% per year as competitors enter the market until it reaches 5% at the end of the fourth year, when the industry matures, and growth rates stabilize.

While the multi-stage model can be further extended into three stage model, all these models would apply the same concept of Gordon Growth model with different periods of growth.

Illustration 1

Python Ltd currently pays a dividend of ₹2 per share. A valuer forecasts growth of 15% for the next three years, followed by 4% growth in perpetuity thereafter. The required return is 13%. Calculate the current value per share.

Solution:

Value per share of Python Ltd would be given by the following equation:

$$V_0 = \frac{D_0 X (1+g)^1}{(1+r)^1} + \frac{D_0 X (1+g)^2}{(1+r)^2} + \frac{D_0 X (1+g)^3}{(1+r)^3} + \frac{D_0 X (1+g)^4}{(1+r)^4}$$

The Present Value Factors for the first 3 years are as follows:

Year 1: 0.8850

Year 2: 0.7832

Year 3: 0.6931

$$V_0 = \frac{2 \cdot 30}{(1 \cdot 13)^1} + \frac{2 \cdot 65}{(1 \cdot 13)^2} + \frac{3 \cdot 04}{(1 \cdot 13)^2} + \frac{3 \cdot 50}{(1 \cdot 13)^2 X(0.13 - 0.04)}$$

The value would be given by:

$$V_0 = (2.30 \times 0.8850) + (2.65 \times 0.7832) + (3.04 \times 0.6931) + ((3.50 \times 0.6931) \div 0.09)$$

$$V_0 = 2.04 + 2.07 + 2.11 + 26.94$$

$$V_0 = 33.15$$

7.1.3 Discounted Cash Flow Models

Free cash flow is the actual cash that would be available to the company's investors after making all investments necessary to maintain the company as an ongoing enterprise. These are internally generated funds that can be distributed to the company's investors (e.g., shareholders and bondholders) without impairing the value of the company.

The free cash flow method can be applied to most types of companies regardless of their dividend policies and capital structures. However, companies that have significant capital requirements (or investments) may have negative free cash flows for multiple years during the explicit forecast period. This negative free cash flow complicates the DCF method and makes less reliable. The value of such companies, if positive, is largely embedded into the Terminal Value. Free cash flow method is most appropriate:

- ⊙ For companies that do not pay dividends or whose dividend policies are not related to earnings
- ⊙ Since dividends are paid at the discretion of the board of directors, it may reflect poorly on the company's long-run profitability.

Valuers usually use the following two definitions of free cash flow (FCF) for valuation purposes:

- a) Free cash flow to the firm (FCFF) and
- b) Free cash flow to the equity (FCFE)

⊙ Free cash flow to the firm (FCFF)

Free cash flow to the firm (FCFF) is the cash flow available to all the company's suppliers of capital after operating expenses (excluding interest expense, net of taxes) have been paid, and necessary investments in fixed and working capital have been made. In other words, it represents the cash flow available to be distributed to a company's debt holders (in the form of interest payments or debt repayments), equity shareholders, and even preference shareholders.

To calculate the value of the company, FCFF are discounted at the company's weighted average cost of capital (WACC), that is the cost of both Equity and Debt.

Value of the firm is given by the following equation

$$\text{Firm Value}_0 = \frac{FCFF_1}{(1 + Kc)^1} + \frac{FCFF_1}{(1 + Kc)^2} + \dots + \frac{FCFF_n}{(1 + Kc)^n} + \frac{\text{Terminal Value}}{(1 + Kc)^n}$$

FCFF is the Free Cash Flow to the Firm for each period

Kc represents Weighted Average Cost of Capital (WACC)

n represents the explicit forecast period

Terminal Value is the value for the perpetual period.

FCFF is calculated as follows:

Profit After Tax
Add: Non-Cash Charges
Less: Capital Expenditure
Less: Working Capital Investment
Add: Tax Adjusted Interest Expense
Free Cash flows to the Firm (FCFF)

Profit After Tax (PAT) is the bottom line of the Profit & Loss Statement. It represents profit after depreciation, amortization, interest expense, income taxes, and preference dividends (but not equity dividends).

Non-cash charges (NCC) reflect the net effect of non-cash expenses and non-cash gains on net profit.

Non-cash expenses are those that do not result in an outflow of cash but are subtracted from revenue to arrive at net profit. Since the objective is to determine cash flows, non-cash charges must be added back to net profit. E.g., Depreciation, Amortization, Losses on sales of assets, non-cash restructuring charges, and increases in non-reversible deferred tax liabilities.

Non-cash gains are those that do not result in an inflow of cash but are added to revenue to arrive at net profit. Non-cash gains should be subtracted from net profit. E.g., Gains on sales of assets, reversals of restructuring charges, and increases in non-reversible deferred tax assets.

Capital Expenditure, also referred to Investment in fixed capital over the period refers to outflows of cash to purchase fixed assets (e.g., Property, plant and equipment or P&E, trademarks, research, and development among others). Investments in fixed assets must be netted off with the amount of cash proceeds from sales of fixed assets. The net amount spent on acquiring fixed capital cannot be distributed to the company's providers of capital, hence it should be deducted from net profit in calculating FCFF.

For calculations, Capital expenditure may be assessed from the Cash Flow Statement (Investing Activities) that contains the amount of cash spent on fixed assets and operating investments. Alternatively, the Capital Expenditure may be calculated as the Change in Gross Fixed Assets between the two period. Or it may be calculated as the difference between the Net Fixed Assets between the two periods plus, depreciation charged during the period.

Illustration 2

With the given the financial statement extracts, calculate Capital Expenditure for Years 2 and 3.

Balance sheet extracts	Year 1	Year 2	Year 3
Fixed Assets - Gross Block	1,588	1,773	1,837
Accumulated Depreciation	408	478	551

Balance sheet extracts	Year 1	Year 2	Year 3
Fixed Assets - Net Block	1,180	1,295	1,286
Capital Work in Progress	185	121	123
Operating Investments	0	0	0
Total	1,365	1,416	1,409

Solution:

(using Gross Fixed Assets):

	Year 2	Year 3
Change in Gross Block	185	64
Change in Capital Work in Progress	-64	3
Change in Operating Investment	-	-
Capital Expenditure	121	66

(using Net Fixed Assets):

Similar calculation can be done using Net Fixed Assets as well.

Depreciation should be available in the Profit & Loss Statement. It can also be calculated as difference between Accumulated Depreciation of the two periods.

	Year 2	Year 3
Depreciation	70	73
Change in Net Block	115	-9
Change in Capital Work in Progress	-64	3
Change in Operating Investment	-	-
Capital Expenditure	121	66

Working capital Investment refers to the changes in Non-Cash Working Capital. It is net increase (or decrease) in working capital over the period. Although working capital is generally defined as current assets minus current liabilities, for the valuation purposes, we exclude cash and short-term debt (Short term debt and current portion of long-term debt) from the calculation to compute investment in working capital.

Non-Cash Working capital = Current assets (exc. cash) - Current liabilities (exc. short-term debt)

Working capital Investment = Non-Cash Working Capital_(n) - Non-Cash Working Capital_(n-1)

Note that Cash and cash equivalents are excluded because it is the change in cash that we are trying to explain. Short Term Debt and current portion of long-term debt are excluded because they are liabilities that carry explicit interest costs and are therefore financing rather than operating items. Amounts spent on acquiring additional working capital cannot be distributed to the company's providers of capital, hence should be deducted from net profit in calculating FCFE.

Illustration 3

With the given the financial statement extracts, calculate Working Capital Investment for Years 2 and 3.

Projected Balance sheet as on	Year 1	Year 2	Year 3
Current Liabilities			
Short Term Borrowing	243.23	468.75	471.63
Other Current Liabilities	60.92	47.65	48.25
Trade Payables	193.07	169.99	176.24
Provisions	0.32	0.26	0.26
Total Current Liabilities	497.55	686.65	696.38
Current Assets			
Trade Receivables	97.46	132.54	140.40
Inventory	634.52	807.60	830.61
Other current assets	65.57	70.00	85.00
Cash and Cash Equivalents	38.02	40.89	111.49
TOTAL CURRENT ASSETS	835.57	1,051.02	1,167.50

Solution:

	Year 1	Year 2	Year 3
Total Current Assets	835.57	1,051.02	1,167.50
Less: Cash and Cash Equivalents	38.02	40.89	111.49
Non-Cash Current Assets (A)	797.55	1,010.13	1,056.01
Total Current Liabilities	497.55	686.65	696.38
Less: Short term Borrowings	243.23	468.75	471.63
Less: Provisions	0.32	0.26	0.26
Non-Cash Current Liabilities (B)	253.99	217.64	224.49
Non-Cash Working Capital (A – B)	543.55	792.50	831.52
Change in Non-Cash Working Capital		248.94	39.02

Tax Adjusted interest expense on net profit must be added because it is already deducted while calculating Profit After Tax. Since we are trying to calculate FCFF (which represents cash flow available to all the company's providers of capital) and interest payments are due to one of the company's capital providers (bondholders) who have already received it (as per PAT). Therefore, interest expense net of the interest tax shield, or after-tax interest expense, Interest (1 - Tax rate), is added back to net profit to determine FCFF to avoid providing this amount twice to lenders.

Valuers may use Cash Flow from Operating Activities (CFOA) taken from the Cash Flow Statement as a starting point to calculate FCFF because CFOA already accounts for adjustments for non-cash charges and investment in working capital.

Thus, FCFE while calculating from Cash Flow from Operating Activities may be calculated as:

$$\text{FCFF} = \text{Cash Flows from Operations} + \text{Interest} \times (1 - \text{Tax Rate}) - \text{Capital Expenditure}$$

Depending on Accounting regulations, Interest paid may be classified as an operating or a financing activity in the Cash Flow Statement. If it is classified as a financing activity, after-tax interest expense has not been deducted from CFOA, so no interest-related adjustment to CFOA is required. If it is classified as an operating activity, after-tax interest expense must be added back to CFOA to calculate FCFE.

⦿ **Free cash flow to Equity (FCFE)**

Free cash flow to equity (FCFE) represents the potential amount of cash that could be paid out to equity shareholders. That is, FCFE reflects the company’s capacity to pay dividends. FCFE is also useful for companies that do not currently pay dividends. FCFE is defined as the cash remaining after a company meets all its debt obligations and provides for the capital expenditures necessary to maintain existing assets and to purchase the new assets needed to support the assumed growth of the company. In other words, it is the cash available to the company’s equity shareholders after it meets all its other obligations. FCFE for a period is often calculated as:

FCFE is calculated as follows:

Profit After Tax
Add: Non-Cash Charges
Less: Capital Expenditure
Less: Working Capital Investment
Add: Net Borrowing
Free Cash flows to the Firm (FCFF)

If you observe between FCFF and FCFE, the key difference here is that instead of adding tax adjusted Interest Expense, we are adding the Net Borrowing. Net borrowing is the increase in debt during the period (i.e., amount borrowed minus amount repaid) and is assumed to be available to shareholders. Since the starting point is Profit After Tax, that is, interest for the period has already been paid off, for the current period, the amount is freely available to equity shareholders.

FCFE can also be calculated from Cash Flows from Operating Activities and would be given by:

$$\text{FCFE} = \text{Cash Flows from Operations} - \text{Capital Expenditure} + \text{Net borrowing}$$

FCFE can also be calculated from FCFF and would be given by:

$$\text{FCFE} = \text{FCFF} - \text{Tax Adjusted Interest Expense} + \text{Net borrowing}$$

⦿ **Terminal Value**

The Terminal Value as calculated is calculated as at the end of the explicit forecast period (year n). We need to calculate the present value of the Terminal Value and the same needs to be added to the Present Value of explicit forecast period.

Companies that reinvest substantial portions of their profits and earn high returns on these investments should be able to grow at high rates. However, companies cannot grow at very high rates for a prolonged period. As the business grows, it becomes more difficult for it to maintain high growth and it eventually will grow at a rate less than or equal to the growth rate of the economy in which it operates. There are various methods to assess the Terminal Value.

No Growth:

If the company is not expected to grow beyond the explicit forecast period, the terminal value is given by:

$$\text{Terminal Value} = \frac{\text{FCF}}{r}$$

Where,

FCF is the applicable Free Cash Flow i.e., FCFF or FCFE.

r is the applicable discount rate i.e., WACC in case the cash flows are FCFF and Cost of Equity if the cash flows are FCFE

Stable growth

Normally, companies may be expected to grow in line with the expected long-term inflation or GD growth rate of the economy in which the company operates. In such stable growth case, Terminal Value may be given by:

$$\text{Terminal Value} = \frac{\text{FCF}_{n+1}}{r - g}$$

Where,

FCF_{n+1} is the applicable Free Cash Flow for the terminal period

r is the applicable discount rate and

g is the expected growth rate for perpetual period.

You should observe that mathematically, the perpetual growth rate should be lower than the discount rate.

Illustration 4

A valuer Super Ltd has anticipated that the expected profit of Super Ltd at the end of 5 years from now would be ₹293.26 million. The company is expected to grow at 4.5 % for perpetual period after that. The Post Tax interest expense is expected to be ₹45.50 million. Non-Cash charges includes Depreciation of ₹118.97 million that will be offset against Capital Expenditure. The investment in Non-Cash Working Capital is expected to be ₹2.6 million. Assuming the Discount rate of 10 %, you are required to calculate

Terminal Cash Flows

Terminal Value

Present Value of Terminal Value

Solution:

Particulars	Workings	Amount (₹ Million)
Net profit After Tax	293.26 x 1.045	306.46
Add: Net Non-Cash Charges (Depreciation)		118.97
Add: Interest Expense x (1 - Tax Rate)		45.50
Less: Capital Expenditure		118.97
Less: Investment in Non-Cash Working Capital		2.60
Terminal Cash Flows		349.36
Terminal Value	349.36 / (0.10 – 0.045)	6,374.59
PV of Terminal Value	6374.59/ (1.1 ¹⁰)	3,961.61

⊙ Relative Value Multiple

Valuers can apply a multiple to earnings (Price to Earnings Multiple), revenues (Price to Sales multiple), or book value (Price to Book Value Multiple) to estimate the value in the terminal year.

Illustration 5

Ashiana Ltd currently earns a Revenue of INR 20 million. It is expected to grow at a compounded Annual Growth Rate of 15 % for the next 5 years. After 5 years, it is expected that comparable companies will trade at a Price to Sales Multiple of 6x. Calculate the Terminal Value. What is the Present Value if Terminal Value assuming a discount rate of 14 %?

Solution:

The expected Revenue of Ashiana Ltd after 5 years is given by $20 \times 1.15^5 = 20 \times 2.0114$ that is, ₹40.23 million.

Given the P/Sales Multiple of 6x, the Terminal Value is given by $40.23 \times 6 = ₹241.38$ million.

PV of Terminal Value = $\frac{241.38}{(1.14)^5} = 241.38 \times 0.5194 = ₹125.37$ million

⊙ Difference between the application of FCF Models and Dividend Discount Models

FCF Models consider the “controlling interest” perspective as Free Cash Flows reflects cash flow that can be redeployed by the controlling interest without affecting the company’s capital investments. A minority interest may also use the free cash flow approach when there is a chance that the company will be acquired, in which case the stock price would be expected to reflect the price that the acquirer (prospective controlling interest) will pay for the company. The dividend discount model takes the perspective of a minority shareholder who does not have any control over the timing and amount of dividend payments. If an acquirer is willing to pay a premium for control over the firm, there may be a difference in the values obtained from the discounted dividend and FCF models.

⊙ Adjustment for Cash, and Non-Operating Assets

The present value of explicit forecast period and present value of terminal value provides the value of the company. To arrive at the equity value, valuers should add Cash and Cash Equivalents as this cash will be available to the acquirer. Also, since the FCF model values the Operating assets of the company, any non-operating assets, not covered in Free Cash Flows, should be added to the company’s value.

FCFF Approach	FCFE Approach
Profit After Tax	Profit After Tax
Add: Non-Cash Charges	Add: Non-Cash Charges
Less: Capital Expenditure	Less: Capital Expenditure
Less: Investment in Non-Cash Working Capital	Less: Investment in Non-Cash Working Capital
Add: Interest (post of tax)	Add: Net Borrowing
Free Cash flows to the Firm (FCFF)	Free Cash flows to Equity (FCFE)
PV of FCFF Discounted at WACC	PV of FCFE Discounted at Cost of Equity
PV of Terminal Value	PV of Terminal Value
Add: Cash and Cash equivalents	Add: Cash and Cash equivalents
Add: Value of Non-Operating Assets	Add: Value of Non-Operating Assets

FCFF Approach	FCFE Approach
Value of the Firm (Company)	N.A.
Less: Debt (Current Value)	N.A.
Value of Equity	Value of Equity

Illustration 6

The following information is available for Panther Ltd.

Particulars	0	1	2	3	4	5	6
Revenue (INR Million)	25						
Revenue Growth (%)		35.0%	30.0%	25.0%	20.0%	15.0%	10.0%
Net profit Margin (%)		8.5%	8.0%	7.5%	7.0%	6.5%	6.0%
Capital Expenditure as a % of Increase in Sales (adjusted for Depreciation)	25.0%						
Investment in Working Capital as a % of Increase in Sales	8.0%						
Long Term constant growth rate	6.0%						
Cost of Equity	13.0%						
Debt Ratio	30.0%						

Solution:

Particulars (₹ Million)	0	1	2	3	4	5	Terminal
Revenue	25.00	33.75	43.88	54.84	65.81	75.68	83.25
Net Profit		2.87	3.51	4.11	4.61	4.92	5.00
Less: Capital Expenditure		2.19	2.53	2.74	2.74	2.47	1.89
Less: Investment in Working Capital		0.70	0.81	0.88	0.88	0.79	0.61
Add: Net Borrowing (Note 1)		0.87	1.00	1.09	1.09	0.98	0.75
FCFE		0.85	1.17	1.58	2.07	2.64	3.25
Terminal Value (Note 2)						46.38	
PV Factor @ 13%		0.885	0.783	0.693	0.613	0.543	
PV of Cash Flows		0.750	0.917	1.095	1.272	26.609	
Value of Equity	30.642						

Note 1:

Net Borrowing is calculated as (Capital Expenditure + Working Capital Investment) x Debt Ratio

Note 2:

Terminal Value is calculated as FCFE for 6th Year discounted at $(K_e - g)$ i.e., $3.25 / (0.13 - 0.06) = 46.38$. This value is arrived at Year 5.

Earnings Multiples

7.2

The market approach provides an indication of value by comparing the asset with identical or comparable (that is similar) assets for which price information is available. This approach is also known as **Relative Valuation approach**.

⦿ When should Market approach be applied?

The market approach should be applied and afforded significant weight under the following circumstances:

- the subject asset has recently been sold in a transaction appropriate for consideration under the basis of value,
- the subject asset or substantially similar assets are actively publicly traded, and/or
- there are frequent and/or recent observable transactions in substantially similar assets.

In some instances, a valuer may consider using other valuation approaches instead of Market approach or in combination with Market approach, such as:

- ▲ the business to be valued or its market comparable are not traded in the active market.
- ▲ where the business has fewer identical or comparable assets (market comparable).
- ▲ sufficient information on the comparable transaction is not available.
- ▲ there is no recent transaction either in the business or in the market comparable; or
- ▲ there are material differences between the business to be valued and the market comparable, which require significant adjustments.

⦿ Methods of Valuation under Market Approach

There are two basic types of market multiple models that can be used to estimate values. In the first type, the ratio of stock price to such fundamentals as earnings, sales, book value, or cash flow per share is used to identify a company's value. The second type of market multiple models is based on the ratio of enterprise value to either earnings before interest, taxes, depreciation, and amortization (EBITDA) or revenue. Enterprise value is the market value of company's outstanding shares minus cash and short-term investments. Equity Share value can be estimated by subtracting the value of liabilities and preference shares from an estimate of enterprise value.

Enterprise Value = MV of Equity – Cash – Short Term Investments

Value of Equity = Enterprise Value – Value of Liabilities – Value of Preference Shares

The section below is a follow up from Module 5. Students are expected to read the introduction in Module 5 before deep diving in this module.

7.2.1 Market price method

In case of Market price method, valuers should consider the Volume weighted average price over a reasonable period to remove the effects of value on a specific day. For example, the market prices were significantly down

on 31st March 2020 when the Covid-19 pandemic had just hit the world reducing the values of most traded stocks globally. However, over a period, the stocks regained momentum and values were normalised.

A valuer should consider the volume weighted average price (VWAP) observed over a reasonable trading period while valuing assets which are traded in the active market. In case the asset is traded in more than one market, the valuer should consider the market where the trading volume is highest.

Illustration 7

Aditya has been assigned to value the investment portfolio of ABC Corp Ltd for financial reporting purposes as on 31-Dec-2021. The portfolio consists of the following securities.

	Cost per scrip (₹)	Number of units (₹)	Cost (₹)
Reliance Industries Ltd	2,315.00	1,500	34,72,500
Mahindra & Mahindra Ltd	809.00	2,000	16,18,000
Total			50,90,500

Aditya has collected the share price information for last 10 trading sessions for both the stocks.

Date	Reliance Industries Ltd			Mahindra & Mahindra Ltd		
	Close Price	No. of Shares	Total Turnover	Close Price	No. of Shares	Total Turnover
20-12-2021	2,277.20	11,04,898	2,55,83,34,263	817.00	1,17,794	9,53,84,794
21-12-2021	2,310.10	1,65,141	38,30,16,503	812.30	65,875	5,38,67,211
22-12-2021	2,365.95	2,44,736	57,44,95,500	818.30	46,089	3,78,01,018
23-12-2021	2,364.65	1,27,047	30,08,15,532	826.65	33,502	2,77,44,935
24-12-2021	2,372.25	1,82,225	42,95,88,525	812.50	27,113	2,20,93,258
27-12-2021	2,369.80	79,886	18,90,87,708	818.30	36,395	2,97,70,016
28-12-2021	2,397.70	1,00,293	23,95,08,195	838.70	63,038	5,24,96,078
29-12-2021	2,403.05	1,36,021	32,62,53,956	832.35	63,001	5,27,33,904
30-12-2021	2,356.45	3,95,909	93,83,57,613	830.10	47,793	3,97,35,973
31-12-2021	2,368.15	1,81,300	42,96,07,659	837.30	60,849	5,11,24,466
Total		27,17,456	6,36,90,65,454		5,61,449	46,27,51,653

Solution:

The Volume Weighted Average Price (VWAP) is given by the sum of Total Turnover divided by Sum of total number of shares.

$$\text{Volume Weighted Average Price} = \frac{\text{Sum of Total Traded Turnover}}{\text{Sum of Total Number of Shares}}$$

$$\text{Volume Weighted Average Price (RIL)} = \frac{6.36.90.65.254}{27.17.456} = 2343.76$$

$$\text{Volume Weighted Average Price (M\&M)} = \frac{46.27.51.653}{5.61.449} = 824.21$$

	Cost per scrip	Number of units	Cost	FV Rate	Fair Value
Reliance Industries Ltd	2,315.00	1,500	34,72,500	2,343.76	35,15,640
Mahindra & Mahindra Ltd	809.00	2,000	16,18,000	824.21	16,48,419
Total			50,90,500		51,64,060

Observe that we did not consider the closing price as on the valuation date, but we assessed the Volume Weighted Average price for the purposes of valuation. In the absence of volume weighted average price, the traded price as on the valuation date may be taken as a proxy. Often, the clients provide holding statements as prepared by the depository participants. These values may also be considered for the purposes of valuation.

7.2.2 Comparable Companies Multiple Method

Comparable Companies Multiple Method involves valuation of an asset based on valuation multiples of comparable assets that are traded in active market. This is also called Relative Valuation.

Steps for valuation under relative valuation:

- ⊙ identify comparable assets and obtain market values for these assets.
- ⊙ convert these market values into standardized values since the absolute prices cannot be compared. This process of standardizing creates price multiples.
- ⊙ compare the standardized value or multiple for the asset being analysed to the standardized values for comparable asset, controlling for any differences between the firms that might affect the multiple, to judge whether the asset is under or overvalued.

⊙ Earnings Multiple (Price / Earnings Ratio)

The P/E ratio (price-to-earnings ratio) of a company (also called its “P/E”) is a measure of the price paid for a share relative to the annual net income or profit earned by the company per share. It is a financial ratio used for valuation: a higher P/E ratio means that investors are paying more for each unit of net income, so the stock is more expensive compared to one with lower P/E ratio. The P/E ratio indicates the number of years of earnings to pay back purchase price, ignoring the time value of money. In other words, P/E ratio shows current investor demand for a company share.

The reciprocal of the PE ratio is known as the earnings yield. The earnings yield is an estimate of expected return to be earned from holding the stock.

$$\text{PE multiple} = \text{Market Price per Share} / \text{Earnings Per Share (EPS)}$$

$$\text{Conversely, Market Price per share} = \text{EPS} \times \text{PE multiple}$$

There are several variants on the basic PE ratio in use. They are based upon how the price and the earnings are defined.

Price: is usually the current price is sometimes the average price for the year

Earnings Per Share (EPS) can be either:

- ⊙ EPS in most recent financial year
- ⊙ EPS in trailing 12 months (Trailing PE)
- ⊙ forecasted EPS next year (Forward PE)
- ⊙ forecasted EPS in future year

Trailing P/E or P/E TTM: Earnings per share is the net income of the company for the most recent 12-month period, divided by number of shares outstanding. This is the most common meaning of PE ratio if no other qualifier is specified. The previous four quarterly earnings reports are used, and EPS is updated quarterly. Where available, valuers should use “Trailing P/E from continued operations” instead of net income, which exclude earnings from discontinued operations, extraordinary items (e.g., one-off windfall gains or write-downs), or accounting changes.

Forward P/E or Estimated P/E: Instead of net income, valuers sometimes use ‘estimated’ net earnings over next 12 months. In times of rapid economic changes, such estimates become less relevant as “the situation changes” (e.g., new economic data is published and/or the basis of their forecasts become obsolete) more quickly than analysts adjust their forecasts.

Illustration 8

Turtle Ltd.’s EPS for the year is INR 100. The current price is INR 2200. Assuming that the EPS is expected to grow by 12 percent in the next one year, what should be the price after a year from now?

Solution:

Trailing PE multiple can be calculated as Price / EPS of the last one year = $2200 / 100 = 22x$

The expected EPS for the next year would be Current EPS $\times (1 + \text{growth rate}) = 100 \times 1.12 = 112$

Assuming the same PE multiple of 22x (Forward P/E) for the next year, the target price would be $112 \times 22 = \text{INR } 2464$ per share.

Fundamental P/E

We know that according to Gordon Growth Model the price per share is given by

$$V_0 = \frac{D_1}{(r - g)}$$

If we divide both sides of the equation by next year forecasted earnings, we would get

$$\frac{V_0}{E_1} = \frac{D_1}{E_1(r - g)}$$

This is the **leading P/E** for this stock if it is valued in the market according to the constant growth dividend discount model. This P/E based on fundamentals is also referred to as a justified P/E. It is “justified” because, assuming we have the correct inputs for D_1 , E_1 , r , and g , the equation above will provide a P/E ratio that is based on the present value of the future cash flows. We refer to this as a leading P/E ratio because it is based on expected earnings next period not on actual earnings for the previous period, which would produce a lagging or trailing P/E ratio. One advantage of this approach is that it makes clear how the firm’s P/E ratio should be related to its fundamentals. It illustrates that the P/E ratio is a function of:

D_1 / E_1 = expected dividend payout ratio.

r = required rate of return on the stock.

g = expected constant growth rate of dividends

The justified P/E ratio serves as a benchmark for the price at which the stock should trade.

Illustration 9

Jack Ltd has an expected dividend payout ratio of 20%, a required rate of return of 14%, and an expected dividend growth rate of 10%. Calculate the Jack Ltd's fundamental (justified) leading P/E ratio.

Solution:

Expected P/E ratio: $0.2 / (0.14 - 0.10) = 5$

🕒 **Book Value Multiples (Price / Book Value Ratio)**

A ratio used to compare a stock's market value to its book value. It is calculated by dividing the current share price by the latest book value per share that is available from the Balance Sheet. A lower P/B ratio could mean that the stock is undervalued. However, it could also mean that something is fundamentally wrong with the company. As with most ratios, this varies by industry.

Price to book value ratio is a widely used ratio especially in case of asset heavy industries like Banks. It is also heavily influenced by accounting principles since it is based on the Balance sheet values. It is necessary to estimate the end-year-book value per share for the next period. This can be derived from the historical growth rate by the sustainable growth formula ($g = ROE * \text{retention rate}$).

The Book Value of an equity security is given by the book value of assets minus the book value of the liabilities. However, some adjustments may be made to make the Book Values look more reflective of shareholders' investments.

- ▲ The book value of assets (e.g., PP&E) should be adjusted to reflect fair values
- ▲ Off balance sheet items like contingent liabilities and guarantees should be added to liabilities to the extent they represent reasonable liabilities
- ▲ Intangible assets such as Goodwill should be removed. However, operating intangibles such as patents and copyrights should not be removed.

🕒 **Revenue Multiples (Price/Sales Ratio)**

While most of the relative valuation measures consider profits (Net profit or EBITDA) for valuation, there are companies (e.g., start-ups) who are promising but have not started earning profits yet. Others may be valuable but may be incurring losses. In such cases, one ratio that can be used is Price to Sales or P/S ratio. This metric looks at the current stock price relative to the total sales per share. You calculate the P/S by dividing the market cap of the stock by the total revenues of the company.

$$\frac{\text{Price}}{\text{sales}} = \frac{\text{Current Stock Price}}{\text{Trailing Sales per share for last 12 months}} = \frac{\text{Market Capitalisation}}{\text{Total Revenue (for last 12 months)}}$$

Students must remember that in case the numerator is Share price per share, the denominator should also be per share to get the appropriate ratio.

The lower the P/S, the better the value, at least that's the conventional wisdom. However, this is not a number you want to use in isolation. When dealing with a young company, there are many questions to answer and the P/S supplies just one answer. Price to sales ratio is relatively volatile in comparison to other ratios. This ratio is suitable for growth companies. A requirement for a growth company is strong consistent sales growth.

Illustration 10

PAS Steel is a privately held company with Revenues of ₹ 122,000 Million and a reported Net Profit of ₹ 12,000 Million in the latest period. The company has 2800 million shares outstanding.

A valuer has identified the following comparable companies along with their respective data.

Comparable Companies	Revenue	EPS	No. of shares	Average Price
	₹ Million	₹	Million	₹
P Ltd	17,376.80	13.08	304.74	30.64
Q Ltd	22,406.10	6.35	180.22	30.70
R Ltd	14,197.84	30.25	43.76	213.80

You are required to calculate:

Value of PAS Steel based on Average P/E Multiple of comparable companies

Value of PAS Steel based on Average P/Sales Multiple of comparable companies

Solution:

Calculation of P/E Multiple and P/Sales multiple can be explained in the table below.

Comparable Companies	Revenue	EPS	No. of shares	Average Price	P/E Ratio	P/Sales Ratio
	₹ Million	₹	Million	₹		
Column Ref	a	b	c	d	d / b	d / (a / c)
P Ltd	17,376.80	13.08	304.74	30.64	2.34	0.54
Q Ltd	22,406.10	6.35	180.22	30.70	4.83	0.25
R Ltd	14,197.84	30.25	43.76	213.80	7.07	0.66
Average					4.75	0.48

Calculation of Value of PAS Steel	P/E Multiple method	P/Sales Multiple method
Reported Values of PAS Steel (₹ Million)	12,000	1,22,000
Corresponding multiplier	4.75x	0.48x
Value of the Company (₹ Million)	56,980	58,691
Number of Shares (₹ Million)	2,800	2,800
Value Per Share (₹)	20.35	20.96

Students should be careful that While calculating Price to Sales Ratio, Sales must be calculated on a per share basis. Alternatively, Price must be multiplied with Number of million shares to get to Total Market Capitalisation in millions. Observe that values under different methods may not be same. However, if applied consistently, they should not be too far apart as well.

⊙ **Price to Cash Flow (P/CF) Ratio**

Another multiple that is used for valuation is Price to Cash Flow (P/CF) Multiple. There are at least four definitions of cash flow available for use in calculating the P/CF ratio:

- (i) PAT + Non-Cash Charges (CF);
- (ii) Adjusted cash flow from operations (adjusted CFO);
- (iii) Free cash flow to equity (FCFE); and
- (iv) Earnings before interest, taxes, depreciation, and amortization (EBITDA).

The simplest version of CF is PAT plus Non cash charges. However, it fails to incorporate other non cash revenues and expenses. EBITDA is a measure of operating profit but is subject to accrual concept and thus, is not a good measure of Cash Flows. The most appropriate version of Cash Flow is FCFE

$$\frac{\text{Price}}{\text{Cash Flow}} = \frac{\text{Current Stock Price}}{\text{Cash Flow per share}} = \frac{\text{Market Capitalisation}}{\text{Total Cash Flow for the period}}$$

⊙ **Enterprise Value/EBITDA Ratio**

EV/EBITDA (Enterprise Value / Earnings before interest, taxes, depreciation and amortisation or enterprise multiple) is a valuation multiple that is often used in valuing cash-based businesses.

Enterprise value (EV) attempts to measure the value of a company’s business rather than the company. It answers the question “what would it cost to buy this business free of its debt and other liabilities?” Think of EV as the theoretical takeover price in an acquisition. In the event of a buyout, an acquirer would be liable to pay the company’s debt but would also have the right to use its cash.

$$\text{EV} = \text{Market Capitalisation} + \text{Debt} + \text{Minority Interest} + \text{Preference Capital} - \text{Cash}$$

EBITDA measures profits before interest and before the non-cash costs of depreciation and amortisation. EBITDA can be used to analyse and compare profitability between companies and industries because it eliminates the effects of financing and accounting decisions. It is important to note that EBITDA is not a measure of Cash flow as it comes from the Profit & Loss Statement and is subject to accrual accounting. Further, EBITDA is prone to manipulation by the accountants who can dress it up concealing some important information.

$$\text{EBITDA} = \text{Profit After Tax} + \text{Interest} + \text{Taxes} + \text{Depreciation and Amortisation.}$$

EV/EBITDA is harder to calculate than PE. It does not consider the cost of assets or the effects of tax. As it is used to look at the value of the business in EV terms it does not break this value down into the value of the debt and the value of the equity. Also, it assumes that market value of debt Equity can then be assumed to be worth EV less the value of the debt.

$$\text{Equity} = \text{EV} - \text{Debt}$$

The main advantage of EV/EBITDA over the PE ratio is that it is unaffected by a company’s capital structure. It compares the value of a business, free of debt, to earnings before interest. EV includes the cost of paying off debt.

Illustration 11

A valuer has obtained the following information regarding Infolink Ltd:

₹

Number of equities shares outstanding	3,00,000
Market price per share	20
Market value of Preference Shares	15,00,000
Market value of debt	35,00,000
Cash and short-term investments	8,00,000
Revenues	95,00,000
Depreciation and amortization expense	6,00,000
Interest expense	1,00,000
Taxes	3,50,000
Net Profit	14,00,000

- (i) Calculate the EV/EBITDA Ratio
 (ii) E-Link Ltd has reported an EBITDA of ₹27,00,000 and is a comparable company to Infolink Ltd. Calculate the Enterprise Value of E-Link Ltd.

Solution:

Calculation of EV/EBITDA Ratio of Infolink Ltd

Enterprise Value	₹
Market Value of Equity	60,00,000
Add: Value of Debt	35,00,000
Add: Value of Preference Capital	15,00,000
Less: Cash and Cash Equivalents	8,00,000
Enterprise Value	1,02,00,000

Ebitda	₹
Net profit after tax	14,00,000
Add: Taxes	3,50,000
Add: Interest Expense	1,00,000
Add: Depreciation and Amortisation	6,00,000
EBITDA	24,50,000

The EV to EBITDA multiple is given by ₹1,02,00,000 / 24,50,000 = 4.16

Calculation of EV of E-Link Ltd.

$$\begin{aligned}
 \text{Enterprise Value} &= \text{V/EBITDA Multiple} \times \text{EBITDA} \\
 &= 4.16 \times 27,00,000 \\
 &= 1,12,32,000
 \end{aligned}$$

⊙ Enterprise value to sales (EV/Sales) ratio

EV/Sales ratio is one of the more refined valuation metrics used. EV to sales ratio is a valuation measure that compares the enterprise value of a company to the company's sales. EV/sales gives investors an idea of how much it costs to buy the company's sales. This measure is an expansion of the price-to-sales valuation, which uses market capitalisation instead of enterprise value. Since enterprise value and sales both consider debt and equity holders, EV/sales is sometimes considered superior to price/sales ratio.

$$\frac{\text{Enterprise Value}}{\text{Sales}} = \frac{\text{MV of Equity} + \text{MV of Debt} - \text{Cash}}{\text{Total Revenue}}$$

7.2.3 Comparable Transactions Method

Comparable Transactions Method, is also known as 'Guideline Transaction Method', involves valuing an asset based on transaction multiples derived from prices paid in transactions of asset to be valued / market comparable (comparable transactions). Usually, companies in specialised business where there may not be exchange-traded comparable, but comparable assets are having transactions in over the counter (private transactions), the valuation multiples may be taken from such transactions. It is important to consider recent and orderly transactions to avoid significant biases in valuation.

Steps:

- ⊙ Identify comparable transaction appropriate to the asset to be valued.
- ⊙ Select and calculate the transaction multiples from the identified comparable transaction.
- ⊙ Compare the asset to be valued with the market comparable account where differences, if any existed;
- ⊙ Apply the adjusted transaction multiple to the relevant parameter of the asset to be valued to arrive at the value of such asset; and
- ⊙ If valuation of the asset is derived by using transaction multiples based on different metrics or parameters, the valuer shall consider the reasonableness of the range of values and exercise judgement in determining a final value.

Example, If a valuer is valuing an Ed Tech Company in India, where there is no listed company in Ed-Tech industry, value drivers from Private Equity transactions such as Think & Learn Pvt Ltd (Byju's), Vedantu etc. may be considered. If the subject company is at a very early stage, a size-discount may be applied to ensure that the valuation is not over-stated.

- ⊙ **Sector Specific multiples**

The value of a company can be standardized using several sector specific multiples. The value of steel companies can be compared based upon market value per ton of steel produced and the value of electricity generators can be computed based on kwh of power produced. Sector specific multiples can often be computed with no reference to accounting statements or measures. Consequently, they can be estimated for firms where accounting statements are non-existent, unreliable or just not comparable.

- ▲ The numerator is usually enterprise value – the market values of both debt and equity netted out against cash and marketable securities.
- ▲ The denominator is defined in terms of the operating units that generate revenues and profits for the firm.

For example, for subscription-based firms such as cable companies, internet service providers and information providers (such as Netflix), revenues come from the number of subscribers to the base service provided. Here, the value of a firm can be stated in terms of the number of subscribers.

$$\text{Value per Subscriber} = \frac{\text{MV of Equity} + \text{MV of Debt}}{\text{Number of subscribers}}$$

For internet companies generating revenue from advertisement that are based on traffic on the site, the valuation may be driven by value per site visitor.

$$\text{Value per Site Visitor} = \frac{\text{MV of Equity} + \text{MV of Debt}}{\text{Number of visitors/site}}$$

Illustration 12

Monika is trying to value ChatApp, a Chat messaging app that currently has 16 million users but does not generate any revenues. She has identified that WhatsApp was recently valued at USD 17.5 Billion while having 450 million users. Considering the difference in size, Monika believes that a size discount of 95 percent should be applied while valuing ChatApp. The foreign exchange is INR 65 per USD.

Solution:

Value As Per Comparable Transactions Method	Amount
Enterprise Value of WhatsApp (USD) as part of acquisition	17,50,00,00,000
Daily Active Users of WhatsApp	45,00,00,000
Value per Daily Active User (USD)	38.89
Exchange Rate	65
Value per Daily Active User (INR)	2,527.78
Less: Adjustment for Size (95%)	2,401.39
Adjusted value per Daily Active User (A)	126.39
Daily Active Users of CHATAPP (B)	1,60,00,000
Value of CHATAPP (A) × (B)	2,02,22,22,222

Thus ChatApp may be valued at ₹202.22 Crore.

The asset-based approach has many other common names such as the asset accumulation method, the net asset value method, the adjusted book value method, and the asset build-up method. The purpose of the model is to evaluate the company's assets and liabilities and thus arrive at the Equity Valuation. The basic idea is that the company's value could be determined by looking at the Balance Sheet. Unfortunately, the values on the balance sheet cannot be used because the book value seldom is the same as the real value, except for the case of liabilities that is often accounted in real value.

The problem is when following the principles of accounting, assets often are depreciated over their life expectancy and when the asset-based approach is applied the real value for these assets must be determined. In this case, the real value is equivalent to the fair market value that is value of the asset on a free market or present value of the future earnings from the asset or a group of assets.

Two methods are used here:

- a) The Liquidation Value, which is the sum of estimated sale values of the assets owned by a company.
- b) Replacement Cost: The current cost of replacing all the assets of a company at times for specific purposes professional valuers also consider depreciated replacement cost of the asset(s).

It is generally not used to value going concerns because

- a) limited market data is available for valuing their intangible assets,
- b) it can be difficult to value some of their tangible assets (e.g., special-use PP&E), and
- c) it is easier to find comparable data at the firm level than at the individual asset level.

Of all the available methods for private company valuation, the asset-based approach typically yields the lowest value. The asset-based approach may be used in the following circumstances:

- Companies that are making minimal profits relative to the value of their assets and have doubtful prospects for growth. The liquidation value of such companies may be greater than their going-concern values as purchasers of their assets may be able to use them more productively.
- Banks and financial companies as market prices of their assets and liabilities are readily available or can be reliably estimated.
- Natural resource companies whose assets can be valued using market prices of their output.
- Small or early-stage companies with negligible intangible assets.

Illustration 13

Arvind has been assigned to value VG Pvt Ltd. The company is privately held and does not have major operations. Accordingly, the market comparable companies were not identified and the management has not been able to provide any meaningful forecast about the company. The extract of financials of VG Ltd is as follows.

Summary Balance Sheet (in INR Lakhs)	31-Mar-22
Liabilities	
Equity & Liabilities	
Equity Share Capital	26.44
Other Equity	608.07
Long Term Borrowings	1,252.39
Short Term Provisions	1.18
Total Equity & Liabilities	1,888.08
Assets	
Property, Plant & Equipment	441.39
Investments	1,000.00
Cash & Cash Equivalents	0.41
Loans & Advances	429.00
Other Current Assets	17.27
Total Current Assets	446.69
Total Assets	1,888.08

Additional information:

- ⦿ The company records PP&E and Investments at cost.
- ⦿ Property, Plant & Equipment contains land of ₹220.70 in the books. Based on the assessment, the land value has appreciated by 15 percent from the book value.
- ⦿ Investments include 40,000 shares of Reliance Industries and 10,000 shares of Infosys. As on the valuation date, they are trading at ₹2300 per share and ₹1800 per share respectively.
- ⦿ The number of shares outstanding is 264,400

You are required to calculate:

- a) Book value of the company.
- b) Net Asset Value of the company on fair value basis.
- c) Value per share

Solution:

⦿ **Note 1: Calculation of Fair Value of PP&E**

Property, Plant & Equipment (INR Lakhs)	Book Value	Market Value
Plant & Machinery	220.70	220.70
Land	220.70	$220.70 \times 1.15 = 253.80$
	441.39	474.50

⊙ **Note 2: Calculation of Fair Value of Investments**

Scrip Name	Value per share	No. of shares	Market Value
Scrip	Rate (₹)	Units	₹ Lakhs
RIL	2,300	40,000	920.00
Infosys	1,800	10,000	180.00
Total			1,100.00

Particulars		31-Mar-x1
	₹ Lakhs	₹ Lakhs
Book Value of Assets		1,888.08
Book Value of Liabilities		1,253.57
Book Value of Equity		634.51
Less: Book Value of Investments	1,000.00	
Less: Book Value of PP&E	441.39	
Add: Fair Value of Investments (Note 2)	1,100.00	
Add: Fair Value of PP&E (Note 1)	474.50	
Adjustment for change in fair values		133.10
Net Asset Value (Fair Value basis)		767.61
Number of Shares		2,64,400
Value per share (INR)	$767.61 \times 1,00,000 / 2,64,400$	290.32

- The book Value of the company is INR 634.51 Lakhs
- The Net Asset Value of the company on fair value basis is INR 767.61 Lakhs
- Value per share on Fair value basis is INR 290.32 per share

Revenue and Sector Specific Multiples

7.4

As opposed to Accounting Profit that shows a surplus of Revenue over expenses, Residual income explicitly deducts a charge for equity capital to determine whether the company is earning an abnormal return (i.e., a return more than opportunity costs) for equity investors.

1. Economic value added: Economic value added is a variation of Residual income and is the financial performance measure that attempts to capture the true economic profit of a company. EVA is most directly linked to the creation of shareholder wealth over time. Economic profit is the profits (or returns) a company must generate to satisfy the lenders and shareholders who have provided capital to the company. Economic profit is a period metric, like earnings or cash flow.

$$\text{EVA} = \text{Net Operating Profit after Tax} - \text{Capital Charge}$$

$$\text{EVA} = \text{Net operating Profit After tax} - (\text{Capital Employed} \times \text{Cost of Capital})$$

Net Operating Profit After Tax (NOPAT): A company's potential cash earnings if its capitalisation were unleveraged (that is, if it had no debt). NOPAT is frequently used in economic value added (EVA) calculations.

Calculated as:

$$\text{NOPAT} = \text{Operating Profit} \times (1 - \text{Tax Rate})$$

However, some adjustments are made to the accounting profits

- ▲ EBIT is the measure of Operating Profit. i.e., Interest is not included as an expense.
- ▲ Research & development expenses and Advertisement Costs are added back to Profit.
- ▲ Deferred Taxes, provisions and allowances should not be considered.
- ▲ Cash taxes are deducted
- ▲ Non-recurring items are adjusted to cover only recurring and operating items of income and expenses.
- ▲ Expenses associated with amortization or impairment of goodwill are added back in computing NOPAT.
- ▲ All leases should be capitalised. Lease charges are to be added back and removed from NOPAT.

$$\text{CAPITAL EMPLOYED} = \text{Equity} + \text{Debt} + \text{Capital leases}$$

⊙ **Cost of Capital is the same as WACC (discussed earlier).**

Put most simply, EVA is net operating profit minus an appropriate charge for the opportunity cost of all capital invested in an enterprise. As such, EVA is an estimate of true “economic” profit, or the amount by which earnings exceed or fall short of the required minimum rate of return that shareholders and lenders could get by investing in other securities of comparable risk.

EV can be used in valuation as well. The value of a company can be written as the sum of 3 components:

- (i) the capital invested in assets-in-place
- (ii) the present value of economic value added by these assets and

- (iii) the expected present value of the economic value that will be added by future investments.

Illustration 14

Consider A Ltd that has assets in place in which it has capital invested of ₹100 crores. Assume the following further facts about the firm:

- (i) The NOPAT on assets in place is ₹15 crores. This return on capital of 15% is expected to be sustained in the future, and the company has a cost of capital of 10%.
- (ii) At the beginning of each of the next 5 years, A Ltd is expected to make investments of ₹10 crores each. These investments are also expected to earn 15% as a return on capital, and the cost of capital is expected to remain 10%.
- (iii) After year 5, the company will continue to make investments and earnings will grow 5% a year, but the new investments will have a return on capital of only 10%, which is also the cost of capital.
- (iv) All assets and investments are expected to have infinite lives. Thus, the assets in place and the investments made in the first five years will make 15% a year in perpetuity, with no growth.

Calculate the value of the company using an economic value-added approach.

Solution:

The value of the company will be calculated by:

Capital invested in assets in place + PV of EVA by these assets + PV of EVA from future investments.

Capital Invested	100
NOPAT	15
WACC	10%
Capital Charge (Capital Invested x WACC)	10
EVA (NOPAT – Capital Charge)	5

Investment	10
ROI	15%
Capital Charge	10%
EVA	0.5
PV of Perpetuity from New Investments in each year	5

Particulars	Amount (₹Cr)	Amount (₹ Cr)
Capital invested in assets-in-place		100.0
PV of EVA from assets in place [5 / 0.10]		50.0
PV of EVA from new investments in year 1 [5 / 1.1 ⁰]	5.0	
PV of EVA from new investments in year 1 [5 / 1.1 ¹]	4.5	
PV of EVA from new investments in year 1 [5 / 1.1 ²]	4.1	
PV of EVA from new investments in year 1 [5 / 1.1 ³]	3.8	
PV of EVA from new investments in year 1 [5 / 1.1 ⁴]	3.4	
PV of EVA from new investments		20.8
Fair Value of the firm		170.8

2. Market value added: Market value added (MVA) is an indication of the company's capacity to increase shareholder value over time. It shows the difference between the market value of a company and the capital contributed by all investors, both bondholders and shareholders.

$$\text{MVA} = (\text{Market Value of Equity} + \text{Market Value of Debt}) - (\text{Capital Employed} \times \text{Cost of Capital})$$

While the market value of equity and debt usually rises on account of better performance by the management, due to inefficient markets, market prices may not be reflective of management actions only. Thus, MVAs should not be considered a reliable indication of management performance during strong bull markets when stock prices rise in general.

3. Contingent Claim valuation: It uses option pricing models to measure the value of assets that have share option characteristics. Some of these assets are traded financial assets like warrants, and some of these options are not traded and are based on real assets. Projects, patents, and oil reserves are examples. The latter are often called real options.

The outcomes from each of this approach may be different because these make different assumptions. In this module, different valuation approaches would be discussed and reason for differences in different models will be explored in this study note. Lesson on how to choose the right model to use for a specific task would be shared.

Solved Cases:

1. Quinton Johnston is evaluating TMI Manufacturing Company, Ltd., which is headquartered in Taiwan. In 2019, when Johnston is performing his analysis, the company is unprofitable. Furthermore, TMI pays no dividends on its common shares. Johnston decides to value TMI Manufacturing by using his forecasts of FCFE. Johnston gathers the following facts and assumptions.
 - a. The company has 17 billion shares outstanding.
 - b. Sales will be 5.5 billion in 2020, increasing at 28% annually for the next four years (through 2024).
 - c. Net income will be 32% of sales.
 - d. Investment in fixed assets will be 35% of sales; investment in working capital will be 6% of sales; depreciation will be 9% of sales.
 - e. 20% of the investment in assets will be financed with debt.
 - f. Interest expenses will be only 2% of sales.
 - g. The tax rate will be 10%. TMI Manufacturing's beta is 2.1; the risk-free government bond rate is 6.4%; the equity risk premium is 5%.
 - h. At the end of 2024, Johnston projects TMI will sell for 18 times earnings.

What is the value of one ordinary share of TMI Manufacturing Company?

Solution:

The required rate of return found with the CAPM is

$$k_e = R_f + (R_m - R_f) \times \beta$$

$$k_e = 6.4\% + 5\% \times 2$$

$$k_e = 16.4\%$$

The following table shows the values of sales, net income, capital expenditures less depreciation, and investments in working capital. FCFE equals net income less the investments financed with equity:

$$\text{FCFE} = \text{Net income} - (1 - \text{DR})(\text{Capital Expenditure} - \text{Depreciation}) - (1 - \text{DR})(\text{Investment in Working Capital})$$

Where DR is the Debt Ratio (debt financing as a percentage of debt and equity). Because 20 percent of new investments are financed with debt, 80 percent of the investments are financed with equity, which reduces FCFE by 80 percent of (Capital expenditures – Depreciation) and 80 percent of the investment in working capital.

Particulars (in billions)	2020	2021	2022	2023	2024
Sales (growing at 28%)	5.5	7.04	9.01	11.53	14.76
Net income = 32% of sales	1.760	2.253	2.884	3.691	4.724
Investment in Fixed asset - Dep = (35% - 9%) × sales	1.43	1.830	2.343	2.999	3.839
Working capital investment = 6% of sales	0.33	0.422	0.541	0.692	0.886
.80 × (Investment in Fixed asset - Dep + Working capital investment)	1.408	1.802	2.307	2.953	3.780
FCFE = Net income - .80 × (Investment in Fixed asset - Dep + Working capital investment)	0.352	0.451	0.577	0.738	0.945
PV of FCFE discounted at 16.4%	0.302	0.333	0.366	0.402	0.442
Terminal Value (4.724 × 18)					85.04
PV of Terminal Value discounted at 16.4%					39.7979
Total PV of FCFE					1.845
Total value of firm					41.643

The present value of the terminal value plus PV of first five year's FCFE is 41.643 billion. Because TMI Manufacturing has 17 billion outstanding shares, the value per ordinary share is ₹ 2.45.

2. An aggressive financial planner who claims to have a superior method for picking undervalued stocks is courting one of your clients. The planner claims that the best way to find the value of the stock is to divide EBITDA by the risk-free bond rate. The planner is urging your client to invest in NewMarket, Inc. The planner says that NewMarket's EBITDA of 1,580 million dividend by the long-term government bond rate of 7% gives a total value of 22,571.4 million. With 318 million outstanding shares, NewMarket's value per share found by using this method is ₹ 70.98. Shares of NewMarket currently trade for 36.50

A. Provide your client with an alternative estimate of NewMarket's value per share based on a two-stage FCFE valuation approach. Use the following assumptions:

- ⊙ Net income is currently ₹ 600 million. Net income will grow by 20% annually for the next three years.
- ⊙ The net investment in operating assets (capital expenditure less depreciation plus investment in working capital) will be 1,150 million next year and grow at 15% for the following two years.
- ⊙ 40% of the net investment in operating assets will be financed with new debt financing.
- ⊙ NewMarket's beta is 1.3; the risk-free bond rate is 7%; the equity risk premium is 4%.
- ⊙ After three years, the growth rate of net income will be 8% and the net investment in operating assets (capital expenditures minus depreciation plus increase in working capital) each year will drop to 30% of net income.
- ⊙ Debt is, and will continue to be, 40% of total assets.
- ⊙ NewMarket has 318 million shares outstanding.

B. Criticize the valuation approach that the aggressive financial planner used.

Solution:

A. The required rate of return found with the CAPM is

$$k_c = R_f + (R_m - R_f) \times \beta$$

$$k_c = 7\% + 4\% \times 1.3$$

$$k_c = 12.2\%$$

To estimate FCFE, we use Equation 15:

$$\text{FCFE} = \text{Net income} - (1 - \text{DR}) (\text{FCInv} - \text{Depreciation}) - (1 - \text{DR}) (\text{WCInv})$$

Which can be written

$$\begin{aligned} \text{FCFE} &= \text{Net income} - (1 - \text{DR}) (\text{FCInv} - \text{Depreciation} + \text{WCInv}) \\ &= \text{Net income} - (1 - \text{DR}) (\text{Net investment in operating assets}) \end{aligned}$$

The following table shows that net income grows at 20% annually for Years 1,2 and 3 and then grows at 8% for Year 4. The net investment in operating assets is ₹ 1,150 million in year 1 and grows at 15% annually for Years 2 and 3. Debt Financing is 40% of this investment. FCFE is Net Income – Net investment in operating assets + New Debt financing. Finally, the present value of FCFE for years 1,2 and 3 is found by discounting at 12.2%.

Particulars	Year 1	Year 2	Year 3	Year 4
Net Income	720	864	1036.8	1119.744
Net Investing in operating assets	1150	1322.50	1520.88	335.92
New Debt Financing	460	529	608.35	134.37
FCFE	30	70.5	124.28	918.19
PV of FCFE discounted at 12.2%	26.74	56.00	87.98	

In year 4, net income is 8% larger than in year 3. In year 4, the investment in operating assets is 30% of net income and debt financing is 40% of this investment. The FCFE in year 4 is 918.19 million. The value of FCFE after year 3 is found by using the constant-growth model;

$$V_3 = \frac{\text{FCFE}_4}{r - g} = \frac{918.19}{0.122 - 0.08} = 21,861.67 \text{ million}$$

The present value of discounted at 12.2% is ₹ 15,477.64 million. The total value of equity, the present value of the first three year's FCFE plus the present value of , is 15,648.36 million. Dividing this by the number of outstanding shares (318 million) gives a value of per share of ₹ 49.21. For the first three years, NewMarket has a small FCFE because of the large investment it is making during high-growth phase. In the normal-growth phase, FCFE is much larger because the investments required are much smaller.

B. The planner's estimate of the share value of ₹ 70.98 is much higher than the FCFE model estimate of ₹ 49.21 for several reasons. First, taxes and interest expenses have a prior claim to the company's cashflow and should be taken out of the cashflows used in estimating the value of equity because these amounts are not available to equity shareholders. The planner did not do this.

Second, EBITDA does not account for the company's reinvestments in operating assets. So, EBITDA overstates the funds available to stockholders if reinvestment needs exceed depreciation charges, which is the case for growing companies such as NewMarket.

Third, EBITDA does not account for the company's capital structure. Using EBITDA to represent a benefit to stockholders (as opposed to stockholders and bondholders combined) is a mistake.

Finally, dividing EBITDA by the bond rate commits a major error. The risk-free bond rate is an inappropriate discount rate for risky equity cash flows; the proper measure is the required rate of return on the company's equity. Dividing by a fixed perpetuity. EBITDA cannot be perpetual stream because if it were distributed, the stream would eventually decline to zero (lacking capital investments). NewMarket is actually a growing company, so assuming it to be a non-growing perpetuity is a mistake.

- Raj Prakash is the primary portfolio manager of the global equity's portfolio at Organic Asset Management. Rina Kapoor, a recently hired valuation analyst, has been assigned to Prakash to assist him with the portfolio. Prakash recently sold shares of Cap Gemini, Inc. from the portfolio. Prakash tasks Kapoor with assessing the return performance of Cap- Gemini, with specific trade information provided in Exhibit 1.

Exhibit 1 Cap- Gemini, Inc. Trade Details

- Cap- Gemini shares were purchased for ₹ 20.75 per share.
- At the time of purchase, research by Prakash suggested that Cap Gemini shares were expected to sell for ₹ 29.00 per share at the end of a 3 - year holding period.
- At the time of purchase, the required return for Cap Gemini based upon the capital asset pricing model (CAPM) was estimated to be 12.6% on an annual basis.
- Exactly 3 years after the purchase date, the shares were sold for ₹ 30.05 per share.
- No dividends were paid by Cap Gemini over the 3- year holding period.

Prakash explains to Kapoor that, at the time of purchase, the CAPM used to estimate a required return for Cap Gemini incorporated an unadjusted historical equity risk premium estimate for the Indian equity market. Prakash notes that the Indian equities market has experienced a meaningful string of favorable inflation and productivity surprises in the past. He asks Kapoor whether the historical equity risk premium should have been adjusted before estimating the required return for Cap Gemini. For another perspective on the reward to bearing risk, Prakash asks Kapoor to calculate a forward-looking equity risk premium for the Indian equity market using data on the BSE index in Exhibit 2.

Exhibit 2 BSE Index Data

Dividend yield, based on year- ahead aggregate forecasted dividends 1.2%

Consensus long- term earnings growth rate 4%

20- year Indian government bond yield 3%

Prakash is now considering adding shares of TCS, to the portfolio. Prakash asks Kapoor to calculate TCS's weighted average cost of capital using the CAPM with the information provided in Exhibit 3.

Exhibit 3 TCS

Pre-tax cost of debt 4.9%

Long- term debt as a percent of total capital, at market value 25%

Marginal tax rate 30%

TCS beta 2.00

Estimated equity risk premium 5.5%

Risk- free rate 3.0%

Lastly, Prakash asks Kapoor to evaluate Tara Industries, a privately owned Indian company that may initiate a public stock offering. Kapoor decides to adapt CAPM to estimate the required return on equity for Tara Industries. Kapoor identifies a publicly traded peer company with an estimated beta of 1.09 that is much larger but otherwise similar to Tara Industries. Tara Industries is funded 49% by debt while the publicly traded peer company is funded 60% by debt.

- i. Based upon Exhibit 1, the expected three-year holding period return for Cap Gemini Inc. at the time of purchase was closest to:
 - a. 39.76%.
 - b. 42.76%.
 - c. 44.82%.
- ii. Based upon Exhibit 1, the realized three- year holding period return for Cap Gemini Inc. was closest to:
 - a. 39.76%.
 - b. 42.76%.
 - c. 44.82%.
- iii. Based on the historical record of surprises in inflation and productivity, the historical equity risk premium for the Indian equity market, if it is used as an estimate of the forward- looking equity risk premium, should most likely be:
 - a. left unchanged.
 - b. adjusted upward.
 - c. adjusted downward.
- iv. Based on Exhibit 2, the forward- looking estimate for the Indian equity risk premium is closest to:
 - a. 2.2%.
 - b. 5.8%.
 - c. 8.2%.
- v. Based on Exhibit 3, and assuming interest on debt is tax- deductible, the weighted average cost of capital (WACC) for TCS is closest to:
 - a. 10.87%.
 - b. 11.36%.
 - c. 13.61%.
- vi. The estimate of beta for Tara Industries is closest to:
 - a. 0.44.
 - b. 0.85.
 - c. 0.89.
- vii. A potential weakness of Kapoor’s approach to estimating the required return on equity for Tara Industries is that the return estimate:
 - a. does not include a size premium.
 - b. may overstate potential returns over the long- term.
 - c. does not consider systematic risk arising from the economics of the industry.

Solution:

- i. A is correct. This is the expected 3- year holding period return, calculated as: 3 year expected return = $(₹ 29.00 - ₹ 20.75)/₹ 20.75 = 39.76\%$.
- ii. C is correct. The realized holding period return (note that no dividends were paid during the 3- year holding period) is 44.82%. Specifically, the realized 3- year holding period is calculated as calculated as: 3 year realized return = $(30.05 - 20.75)/20.75 = 44.82\%$.
- iii. C is correct. A string of favorable inflation and productivity surprises may result in a series of high returns that increase the historical mean estimate of the equity risk premium. To mitigate that concern, the analyst may adjust the historical estimate downward based on an independent forward- looking estimate.
- iv. A is correct. Given the data presented, the equity risk premium can be estimated as: Equity risk premium = dividend yield on the index based on year- ahead aggregate forecasted dividends and aggregate market value + consensus long- term earnings growth rate – current long- term government bond yield. The equity risk premium = $1.2\% + 4.0\% - 3.0\% = 2.2\%$.
- v. B is correct. The weighted average cost of capital is taking the sum product of each component of capital multiplied by the component's after- tax cost. First, estimate the cost of equity using the CAPM: Cost of equity = Risk- free rate + [Equity Risk Premium × Beta] Cost of equity = $3.0\% + [5.5\% \times 2.00] = 14\%$ Now, calculate TCS's WACC:

	Equity	Debt	WACC
Weight	0.75	0.25	
After Tax Cost	14%	$(1-0.30) \times 4.9\%$	
Weight × After Tax Cost	10.5%	0.8575%	11.36%

- vi. B is correct. The steps to estimating a beta for a non- traded company are: Step 1 Select the comparable benchmark Step 2 Estimate benchmark's beta Step 3 Un- lever the benchmark's beta Step 4 Lever the beta to reflect the subject company's financial leverage The beta of the benchmark peer company data is given as 1.09. Next, this beta needs to be unlevered, calculated as:
 - vii. A is correct. Kapoor intends to estimate a required return on equity using a modified CAPM approach. Tara Industries is stated to be smaller than the chosen proxy benchmark being used and there is no size premium adjustment in the CAPM framework; the framework adjusts the beta for leverage differences but this does not adjust for firm size differences. The build- up method may be more appropriate as it includes the equity risk premium and one or more additional premia, often based on factors such as size and perceived company specific risk.
4. Strip Fund, an Indian-based globally diversified equity mutual fund, is considering adding Alpha Energy Ltd. to its portfolio. Alpha is an independent upstream oil and gas company headquartered in Delhi. It is one of the largest oil and gas companies in India and has operations in several countries. Vivek Anand, an analyst at the mutual fund, has been assigned the task of estimating a fair value of Alpha. Anand is aware of several approaches that could be used for this purpose. After carefully considering the characteristics of the company and its competitors, he believes the company will have extraordinary growth for the next few years and normal growth thereafter. So, he has concluded that a two-stage FCF model is the most appropriate for valuing the stock.

The Free Cash Flows to the firm during 2016, 2017 and 2018 have been ₹ 114, ₹ 150, and ₹ 175, respectively. These imply a growth rate of 31.57 percent in 2017 and 16.66 percent in 2018. Anand believes that the growth rate will be 14 percent in the next year. He has estimated that the first stage will include the next eight

years.

Anand is using the CAPM to estimate the required return on equity for Alpha. He has estimated that the beta of Alpha, as measured against the BSE Index is 0.84. The Indian risk-free rate, as measured by the annual yield on the 10-year government bond, is 4.1 percent. The equity risk premium for the Indian market is estimated at 5.5 percent. Based on these data, Anand has estimated that the required return on Alpha stock is $0.041 + 0.84(0.055) = 0.0872$ or 8.72 percent. Anand is doing the analysis in January 2009 and the stock price at that time is ₹ 2500.

Anand realizes that even within the two-stage FCFF model, there could be some variations in the approach. He would like to explore how these variations affect the valuation of the stock. Specifically, he wants to estimate the value of the stock for each of the following approaches separately.

- The growth rate will be 14 percent throughout the first stage of eight years. The growth rate thereafter will be 7 percent.
- Instead of using the estimated stable growth rate of 7 percent in the second stage, Anand wants to use his estimate that eight years later Austen's stock will be worth 17 times its share price.
- In contrast to the first approach above in which the growth rate declines abruptly from 14 percent in the eighth year to 7 percent in the ninth, the growth rate would decline linearly from 14 percent in the first year to 7 percent in the ninth

Solve the following questions related to the case mentioned above:

- What is the terminal value of the stock based on the first approach?
- In the first approach, what proportion of the total value of the stock is represented by the value of second stage?
- What is the terminal value of the stock based on the second approach?
- What is the current value of the stock based on the second approach?

Solution:

- The following table provides the calculations needed to compute the value of the stock using the first approach, including the calculations for the terminal value V8. As the table shows, the terminal value $V8 = ₹31.0550$.

Time	Value	Calculation	FCFF(t)	PV of FCFF
1	Fcff 1	175×1.14	199.5	183.50
2	Fcff 2	$175 \times (1.14)^2$	227.43	192.41
3	Fcff 3	$175 \times (1.14)^3$	259.27	201.75
4	Fcff 4	$175 \times (1.14)^4$	295.57	211.55
5	Fcff 5	$175 \times (1.14)^5$	336.95	221.83
6	Fcff 6	$175 \times (1.14)^6$	384.12	232.60
7	Fcff 7	$175 \times (1.14)^7$	437.90	243.90
8	Fcff 8	$175 \times (1.14)^8$	499.20	255.74
8	Fcff 8	$\{175 \times (1.14)^8 \times (1.07)\} / (0.0872 - 0.07)$	31055.01	15909.48
Total				17652.78

- (2) As shown in the above table, the value of the second stage = PV of V8 = ₹ 15909.48. The total value is ₹ 17652.78. As a proportion, the second stage represents $15909.48/17652.78 = 0.90$ of the total value.
- (3) the terminal value of the stock based on the second approach
the stock price is ₹ 2500.
Austen's stock will be worth 17 times its share price.
So, the terminal value = 2500×17
= ₹ 42,500.
- (4) As computed earlier, $V8 = 17 \times 2500 = ₹ 42500$.
PV of V8 = $42500/1.0872^8 = 21772.754$
From the table with the calculation details, Sum of PV of FCFF 1 through FCFF 8 = 1743.3
So, the value of stock $V0 = 21772.754 + 1743.3 = ₹ 23516.05$.
5. Parvati Tiwari manages a dividend growth strategy for a large asset management firm. Tiwari meets with her investment team to discuss potential investments in three companies: Company A, Company B, and Company C. Statements of cash flow for the three companies are presented in Exhibit 1.

Exhibit 1. Statements of Cashflow, Most Recent Fiscal Year End (Amounts in Millions)

	Company A	Company B	Company C
Cash Flow from Operating Activities			
Net Income	4,844	1,212	15,409
Adjustments			
Depreciation	500	288	3,746
Other non-cash expenses	1,000	—	—
Changes in working capital			
(Increase) Decrease accounts	(452)	(150)	(536)
(Increase) Decrease inventories	—	(200)	(803)
Increase (Decrease) accounts payable	(210)	100	(3)
Increase (Decrease) other current	540	14	350
Net cash from operating activities	6,222	1,264	18,163
Cash Flow from Investing Activities			
(Purchase) Sale of fixed assets	2,379	(1,000)	(3,463)
Net cash from investing activities	2,379	(1,000)	(3,463)
Cash Flow from Financing Activities			
Increase (Decrease) notes payable	25	3000	1,238
Increase (Decrease) long-term debt	(1,500)	(1,000)	(1,379)
Payment of common stock dividends	(1,000)	(237)	(15,000)

	Company A	Company B	Company C
Net cash from financing activities	(2,475)	1,763	(15,141)
Net change in cash and cash equivalents	6,126	2,027	(441)
Cash and equivalents at beginning of year	50	100	3,000
Cash and equivalents at end of year	6,176	2,127	2,559
Supplemental Cash Flow Disclosures			
Interest	(353)	(50)	(552)
Income taxes	(1,605)	(648)	(3,787)

Tiwari's team first discusses key characteristics of Company A. The company has a history of paying modest dividends relative to FCFE, has a stable capital structure, and is owned by a controlling investor.

The team also considers the impact of Company A's three non-cash transactions in the most recent year on its FCFE, including the following:

Transaction 1: A ₹ 900 million loss on a sale of equipment

Transaction 2: An impairment of intangibles of ₹ 400 million

Transaction 3: A ₹ 300 million reversal of a previously recorded restructuring charge

In addition, Company A's annual report indicates that the firm expects to incur additional non-cash charges related to restructuring over the next few years.

To value the three companies' shares, one team member suggests valuing the companies' shares using net income as a proxy for FCFE. Another team member proposes forecasting FCFE using a sales-based methodology based on the following equation:

$$\text{FCFE} = \text{NI} - (1 - \text{DR})(\text{FCInv} - \text{Dep}) - (1 - \text{DR})(\text{WCInv})$$

Tiwari's team ultimately decides to use actual free cash flow to value the three companies' shares. Selected data and assumptions are provided in Exhibit 2.

Exhibit 2. Supplemental Data and Valuation Assumptions

	Company A	Company B	Company C
Tax rate	35%	35%	30%
Beta	1.00	0.90	1.10
Before-tax cost of debt	6%	7%	6%
Target debt ratio	50%	30%	40%

Risk-free rate: 3%; Market risk premium: 7%

The team calculates the intrinsic value of Company B using a two-stage FCFE model. FCFE growth rates for the first four years are estimated at 10%, 9%, 8%, and 7%, respectively, before declining to a constant 6% starting in the fifth year.

To calculate the intrinsic value of Company C's equity, the team uses the FCFE approach assuming a single-stage model where FCFE is expected to grow at 5% indefinitely.

Solve the following questions related to the case mentioned above:

1. Based on Company A's key characteristics, which discounted cash flow model would most likely be used by the investment team to value Company A's shares?
2. Which non-cash transaction should be subtracted from net income in arriving at Company A's FCFE?
3. Based on Exhibit 1, Company A's FCFE for the most recent year is closest to?
4. Based on Exhibit 1, using net income as a proxy for Company B's FCFE would result in an intrinsic value that is?
5. Based on Exhibit 1, using the proposed sales-based methodology to forecast FCFE would produce an inaccurate FCFE projection for which company?

Solution:

- (1) Company A has a history of paying modest dividends relative to FCFE. An FCFF or FCFE model provides a better estimate of value over a DDM model when dividends paid differ significantly from the company's capacity to pay dividends. Also, Company A has a controlling investor; with control comes discretion over the uses of free cash flow. Therefore, there is the possibility that the controlling shareholder could change the dividend policy. Finally, Company A has a stable capital structure; using FCFE is a more direct and simpler method to value a company's equity than using FCFF when a company's capital structure is stable.
- (2) The applicable non-cash adjustments to net income in arriving at FCFE are as follows

Non cash Item	Adj to NI	Amount (in millions)
Transaction 1: Loss on sale of equipment	Added back	900
Transaction 2: Impairment of intangibles	Added back	400
Transaction 3: Reversal of restructuring charge	Subtracted	300

In the case of Transaction 1, a loss reduces net income and thus must be added back in arriving at FCFE. Similarly, an impairment of intangibles (Transaction 2) reduces net income and thus must be added back in arriving at FCFE. Transaction 3 (reversal of a restructuring charge) would increase net income and thus must be subtracted in arriving at FCFE.

- (3) FCFE for Company A for the most recent year is calculated as follows:

Net income	₹ 4,844
Plus: Net non-cash charges	₹ 1,500
Less: Investment in working capital	₹ 122
Plus: Proceeds from sale of fixed capital	₹ 2,379
Less: Net borrowing repayment	₹ 1,475
FCFE (millions)	₹ 7,126

Net non-cash charges are found by adding depreciation to other non-cash expenses:

$$₹ 500 \text{ million} + ₹ 1,000 \text{ million} = ₹ 1,500 \text{ million.}$$

Investment in working capital is calculated by netting the increase in accounts receivable, the decrease in accounts payable, and the increase in other current liabilities:

$$₹ 452 \text{ million} - ₹ 210 \text{ million} + ₹ 540 \text{ million} = - ₹ 122 \text{ million (outflow).}$$

Net borrowing repayment is calculated by netting the increase in notes payable and the decrease in long-term debt:

₹ 25 million – ₹ 1,500 million = – ₹ 1,475 million (outflow).

- (4) FCFE is significantly higher than net income for Company B: Net income = ₹ 1,212 million.

FCFE for Company B is calculated as

Net income	₹ 1,212
Plus: Net non-cash charges	₹ 288
Less: Investment in WC	₹ 236
Less: Investment in fixed assets	₹ 1,000
Plus: Net borrowing	₹ 2,000
FCFE (millions)	₹ 2,264

Investment in working capital is calculated by adding the increase in accounts receivable, the increase in inventories, the increase in accounts payable, and the increase in other current liabilities: ₹ (150) million – ₹ 200 million + ₹ 100 million + ₹ 14 million = ₹ (236) million.

Net borrowing is calculated by adding the increase in notes payable to the decrease in long-term debt: ₹ 3,000 million – ₹ 1,000 million = ₹ 2,000 million.

Therefore, using net income of ₹ 1,212 million as a proxy for FCFE (₹ 2,264 million) for Company B would result in a much lower valuation estimate than if actual FCFE were used.

- (5) In addition to significant non-cash charges other than depreciation in the most recent year, the annual report indicates that Company A expects to recognize additional non-cash charges related to restructuring over the next few years. The given equation for forecasting assumes that the only non-cash charge is depreciation. When the company being analyzed has significant non-cash charges other than depreciation expense, this sales-based methodology will result in a less accurate estimate of FCFE than one obtained by forecasting all the individual components of FCFE.

EXERCISE

A. Theoretical Questions

⊙ Multiple Choice Questions

- 1) Which of the following is not one of the three fundamental methods of firm valuation
 - A. Discounted Cash flow
 - B. Income or earnings - where the firm is valued on some multiple of accounting income or earnings.
 - C. Balance sheet - where the firm is valued in terms of its assets.
 - D. Market Share
- 2) What is the value of the firm usually based on
 - A. The value of debt and equity
 - B. The value of equity.
 - C. The value of debt
 - D. The value of assets plus liabilities.
- 3) Shareholders wealth increases with the increase in ____
 - A. EPS
 - B. Market value of the firm
 - C. Dividend & market value of the firm
 - D. Market price of the equity share
- 4) Which of the following has Net profit as basis for calculation
 - A. Net present value
 - B. Average rate of return
 - C. Internal rate of return
 - D. Payback period
- 5) Internal rate of return is _____
 - A. Rate at which discounted cash inflow is more than discounted cash outflow
 - B. Rate at which discounted cash inflow is less than discounted cash outflow
 - C. Rate at which discounted cash inflow is equal to the discounted cash outflow
 - D. Either a or b
- 6) Corporate wealth maximization is the value maximization for _____
 - A. Equity shareholders
 - B. Stakeholders
 - C. Employees
 - D. Debt capital owners
- 7) Listed companies can be valued at
 - A. a) Book Value
 - B. b) Market value
 - C. c) Salvage value

- D. d) Liquidation value
- 8) Unlisted company can be valued at
- A. Net asset Method
 - B. Market value method
 - C. Both a & b
 - D. None of the above
- 9) Which of the following valuation methods is based on “Going concern concept”
- A. Market value method
 - B. Book value method
 - C. Liquidation method
 - D. Salvage value method
- 10) A company has a profit attributable to ordinary shareholders of ₹ 100,000. The number of ordinary shares of ₹ 1 in issue during the year was 3,00,000. The market value of the shares at the year end was ₹ 6.50. The Price/earnings ratio for this company is:
- A. 0.05 times
 - B. 0.33 times
 - C. 6.5 times
 - D. 19.5 times
- 11) What does the price/earnings (PE) ratio measure?
- A. The multiple that the stock market places on a company’s earnings
 - B. b) The number of times that dividends paid are covered by profits
 - C. The return received by way of dividends as a percentage of current share price
 - D. The amount of profits available to ordinary shareholders
- 12) What does the price-to-earnings ratio (P/E) tell you?
- A. How much each of a company’s products sells for on average.
 - B. How much investors are willing to pay per unit of a company’s earnings.
 - C. How much tax per unit investors are willing to pay.
 - D. None of the above
- 13) How is the P/E ratio calculated?
- A. Market value/quick ratio
 - B. Earnings per share/market capitalization
 - C. Market value per share/earnings per share
 - D. None of the above
- 14) Which of the following is the most important use of the P/E ratio for investors?
- A. It helps investors decide how much profit a company is likely to make in future.
 - B. It helps investors decide whether a company’s share s are overpriced or underpriced.
 - C. It helps investors decide on the most appropriate risk to reward ratio.
 - D. None of the above

- 15) Which of the following most likely represents an interpretation of a high P/E ratio of a stock?
- A. A company shares are currently overpriced.
 - B. A company shares are currently underpriced.
 - C. A company shares are currently fairly priced.
 - D. None of the above
- 16) High P/E ratios tend to indicate that a company may _____
- A. grow quickly
 - B. grow at the same speed as the average company
 - C. grow slowly
 - D. not grow
- 17) _____ is equal to (common shareholders' equity/common shares outstanding)
- A. Book value per share
 - B. Liquidation value per share
 - C. Market value per share
 - D. Tobin's Q
- 18) The _____ is defined as the present value of all cash proceeds to the investor in the stock.
- A. dividend payout ratio
 - B. intrinsic value
 - C. market capitalization rate
 - D. plowback ratio
- 19) Companies may adopt an aggressive or a conservative working capital policy. An aggressive policy means that a company
- A. holds high levels of cash and inventories
 - B. expects a lower level of profitability
 - C. has a low level of flexibility
 - D. faces a low level of risk
- 20) Permanent working capital
- A. Varies with seasonal needs
 - B. Includes long term property, plant & equipment
 - C. is the amount of current assets required to meet a firm's long-term minimum needs
 - D. Includes shareholders' funds
- 21) Which of the performance evaluation methods takes into consideration tax effects?
- A. Economic value added
 - B. Return on sales
 - C. Residual income
 - D. Return on investment
- 22) Which of the following best describes "Market Value Added"?

- A. The value added to the product the firm produces above and beyond the costs of the inputs.
 - B. The difference between the book value of equity and debt versus the market value of the firm.
 - C. The difference between the market value of the firm and the amount of contributed capital
 - D. None of the above
- 23) Market price per share of a firm having equity capital of ₹ 100,000 consisting of shares of ₹ 10 each, profit after tax of ₹ 82,000 & P/E ratio of 8 is
- A. ₹65.70
 - B. ₹10.25
 - C. ₹65.60
 - D. ₹1.025
- 24) Which of the following are commonly cited reasons for M&As?
- A. Synergy
 - B. Market power
 - C. Strategic realignment
 - D. All of the above
- 25) Which theory describes money received in the current time it has more worth than money received in future
- A. Cash value of money
 - B. Time value of money
 - C. Storage value of money
 - D. Lead value of money
- 26) A project assumed monetary gain or loss by discounting entire cash inflows and outflows by utilising the necessary rate of return is listed as
- A. Net recorded cash value
 - B. Net discounted value
 - C. Net future value
 - D. Net present value
- 27) As per the net present value, any projects to be acceptable should have a
- A. Positive net present value
 - B. Zero net present value
 - C. Negative net present value
 - D. Both A and B
- 28) The cash flows method, utilized by the internal rate of return and net present value method are
- A. Future cash flows
 - B. Lean cash flows
 - C. Discounted cash flows
 - D. Vertical cash flows
- 29) Which method in a capital budgeting is based on the discounted cash flow?
- A. Net equity budgeting method

- B. Net capital budgeting method
 - C. Net future value method
 - D. Net present value method
- 30) Cash flows are a project's revenue and are indicated by
- A. Positive numbers
 - B. Negative numbers
 - C. Relative number
 - D. Hurdle number
- 31) In which payback period a due cash flows are discounted with the cost of capital of the project is categorised as
- A. Discounted Project cost
 - B. Discounted cash Flows
 - C. Discounted rate of return
 - D. Discounted payback period
- 32) Which cash flow is accessible for a firm's investors?
- A. Free cash flow
 - B. Investing cash
 - C. Net profit
 - D. Cash Balance
- 33) The cost of funds used for financing the business is known as
- A. Cost of equity
 - B. Cost of debt
 - C. Cost of capital
 - D. WACC
- 34) The rate of return that the suppliers of capital (bondholders and owners) require as compensation for their contributions of capital is
- A. Cost of equity
 - B. Cost of debt
 - C. Cost of capital
 - D. WACC
- 35) Under IFRS / Ind AS environment, Depending on their terms of issue Preference Shares are being classified as
- A. Debt
 - B. Equity
 - C. Either a or b
 - D. Neither a nor b
- 36) As the risk-free rate increases, the cost of debt for companies will
- A. Increase

- B. Decrease
 - C. Remain unchanged
 - D. Nothing can be concluded
- 37) If the rate at which the company can borrow funds from the financial institutions is 11 percent and the tax rate applicable to the company is 30 percent. The Post Tax Cost of Debt would be
- A. 15.71 percent
 - B. 7.7 percent
 - C. 0.3 percent
 - D. 3.3 percent
- 38) If the 10 Year Government bond yield is 7.5% and the BSE Sensex return over the last one year is 15%. Assuming the company's Beta is 1.2, what is the Required return on Equity?
- A. 15.6 Percent
 - B. 16.6 Percent
 - C. 16.5 Percent
 - D. 17 Percent
- 39) The risk that is eliminated by diversification is called
- A. unsystematic risk
 - B. diversifiable risk
 - C. market risk
 - D. systematic risk
- 40) The risk inherent to the entire market or market segment is called
- A. Diversifiable risk
 - B. unique risk
 - C. firm-specific risk
 - D. systematic risk
- 41) If a company has a P/E ratio of 20 and a ROE (Return on Equity) of 15% then the Market to Book Value Ratio is-
- A. 3 times
 - B. 0.03
 - C. Cannot be calculated from the given information
 - D. None of the above
- 42) If an all equity firm has cash from operating Activities amounting to ₹ 60 lakhs, Depreciation ₹ 30 lakhs, increase in non-cash working capital ₹25 lakhs and capital expenditure ₹ 20 lacs and capital expenditure ₹20 lakhs , its Free cash flows to Equity amounts to (in ₹ Lakhs)
- A. ₹40 lakhs
 - B. ₹45 lakhs
 - C. ₹60 lakhs
 - D. ₹90 lakhs

- 43) Assume that in a stock market, the CAPM is working. A company has presently beta of 0.84 and its going to finance its new project through debt. This would increase its Debt/Equity Ratio to 1.56 from the existing 1.26. Due to increased Debt/Equity Ratio, the company's beta would
- A. Increase
 - B. b) Decrease
 - C. c) remain unchanged
 - D. d) Nothing can be concluded
- 44) Which one is the advantage of DCF valuation
- A. Its not based upon an asset's fundamentals
 - B. It is not the right way to think about what an investor would get when buying an asset
 - C. it forces an investor to think about the underlying features of the firm and understand its business
 - D. All of these
- 45) Estimated fair value of an asset is based on the _____ value of operating cash flows.
- A. Current
 - B. Discounted
 - C. Future
 - D. none of these
- 46) X ltd's share beta factor is 1.40. The risk free rate of interest on government securities is 9%. The expected rate of return on the company equity shares is 16%. The cost of equity capital based on CAMP is -
- A. 15.8 Percent
 - B. 16 Percent
 - C. 18.8 Percent
 - D. 9 Percent
- 47) The sensitivity of an asset's return to the return on the market index is referred to as its _____
- A. Beta
 - B. Delta
 - C. gama
 - D. alpha
- 48) The additional return required by investors to invest in equities rather than a risk-free asset is known as
- A. Equity risk premium
 - B. unique risk
 - C. firm-specific risk
 - D. systematic risk
- 49) Which theory describes money received in the current time it has more worth than money received in future
- A. Cash value of money
 - B. Time value of money
 - C. Storage value of money

- D. Lead value of money
- 50) A project assumed monetary gain or loss by discounting entire cash inflows and outflows by utilising the necessary rate of return is listed as
- A. Net recorded cash value
 - B. Net discounted value
 - C. Net future value
 - D. Net present value
- 51) The cash flows method, utilized by the internal rate of return and net present value method are
- A. Future cash flows
 - B. Lean cash flows
 - C. Discounted cash flows
 - D. Vertical cash flows
- 52) Which method in a capital budgeting is based on the discounted cash flow?
- A. Net equity budgeting method
 - B. Net capital budgeting method
 - C. Net future value method
 - D. Net present value method
- 53) Cash flows are a project's revenue and are indicated by
- A. Positive numbers
 - B. Negative numbers
 - C. Relative number
 - D. Hurdle number
- 54) In which payback period a due cash flows are discounted with the cost of capital of the project is categorised as
- A. Discounted project cost
 - B. Discounted cash flows
 - C. Discounted rate of return
 - D. Discounted payback period

Answer:

1	d	2	b	3	c	4	b	5	c	6	b	7	b	8	a
9	b	10	d	11	a	12	b	13	c	14	b	15	a	16	a
17	a	18	b	19	c	20	c	21	a	22	c	23	c	24	d
25	b	26	d	27	d	28	c	29	d	30	a	31	a	32	a
33	c	34	c	35	c	36	a	37	b	38	c	39	a	40	d
41	a	42	a	43	c	44	c	45	b	46	c	47	a	48	a
49	b	50	d	51	c	52	d	53	a	54	a				

B. Numerical Questions**⊙ Multiple Choice Questions**

- 1) Anita, a valuer is evaluating Axis Ltd and expects that the company will give its first dividend of ₹15 after 2 years from now. In the subsequent year, the dividend is expected at ₹16 which is expected to grow at 7 percent. The Risk-Free rate is assessed at 6 percent. The Equity Risk Premium is 7 percent and the Beta applicable to Axis Ltd is 0.95. According to Anita, which of the following would be the value of Axis Ltd?
 - A. ₹235
 - B. ₹247
 - C. ₹295
- 2) A firm has an expected dividend payout ratio of 60% and an expected future growth rate of 7%. What should the firm's fundamental price-to-earnings (P/E) ratio be if the required rate of return on stocks of this type is 15%?
 - A. 5.0x
 - B. 7.5x
 - C. 10.0x
- 3) An analyst wishes to calculate the WACC for a company. The company's debt is twice that of the equity. The required returns on the company's debt and equity are 8% and 10%, respectively. The company's marginal tax rate is 30%. The WACC is closest to:
 - A. 6.07%
 - B. 7.07%
 - C. 8.67%
- 4) Reliance Motors shares are expected to pay dividends of ₹1.50, ₹ 1.60, and ₹1.75 at the end of each of the next three years, respectively. The investor expects the price of the shares at the end of this 3-year holding period to be ₹ 54.00. The investor's required rate of return is 15%. The current value of Reliance Motors' shares is closest to.
 - A. ₹ 37.00
 - B. ₹ 39.17
 - C. ₹ 41.00
- 5) Aura Mines Ltd is trading at a price of ₹245 per share. It's recent dividend was ₹ 11 per share. If the investors expect a return of 14 percent on the share, what is the implied growth rate of the stock.
 - A. 7.1 percent
 - B. 8.1 percent
 - C. 9.1 percent

Answer

1. Correct Answer is A) ₹235

The discount rate is calculated as

$$\begin{aligned}
 K_e &= R_f + \text{Equity Risk Premium} \times \text{beta} \\
 &= 6\% + 7\% \times 0.95 \\
 &= 12.65\%
 \end{aligned}$$

The PV factor for 12.65% for 2 years is 0.7880

The value of Axis Ltd would be given by.

$$\text{Value} = \frac{1}{1.1265^2} + \frac{16}{(0.1265 - 0.07)}$$

2. Correct Answer is B) 7.5×1.265^2

Using the earnings multiplier model, $0.6 / (0.15 - 0.07) = 7.5x$

3. Correct Answer is B) 7.07%

Calculate the percentage of debt and equity in the capital structure.

Debt-to-equity ratio of 2 to 1

Thus, proportion of Debt = $2/3 = 66.7\%$

Proportion of Equity = $1/3 = 33.3\%$ equity.

Then, WACC = $(W_e \times K_e) + [W_d \times K_d \times (1 - \text{tax rate})]$

$$= (0.333 \times 10\%) + [0.667 \times 8\% \times (1 - 30\%)]$$

$$= 7.07\%$$

4. Correct answer is B) 39.17

The value of the shares is given by

$$\text{Value} = \frac{1.5}{1.15^1} + \frac{1.6}{1.15^2} + \frac{1.75 + 54.0}{1.15^3} = 39.17$$

5. Correct answer is C) 9.1 percent

The valuation equation is given by

$$34.3 - 245g = 11 + 11g$$

$$\text{Or } 23.3 = 256g$$

$$\text{Or } g = 0.091 \text{ or } 9.1 \text{ percent}$$

$$\text{Price} = \frac{D_0 X(1+g)}{K_e - g}$$

$$245 = \frac{11X(1+g)}{(0.14-g)}$$

$$34.3 - 245g = 11 + 11g$$

$$\text{Or } 23.3 = 256g$$

$$\text{Or } g = 0.091 \text{ or } 9.1 \text{ percent}$$

⊙ Comprehensive Numerical Problems

1) Mahavir Ltd. has the following capital structure based on market values:

	₹
Equity capital (80,000 shares of ₹10 face value)	1,00,00,000
15% Preference Capital (6,000 shares of ₹100 par value)	6,21,000
14% Debentures (Face value of ₹1,000)	9,70,000
16% Term loan	8,00,000

The Dividend per share expected for the next year is ₹ 3.50 and is expected to grow at the rate of 12 percent. Preference shares are redeemable after 5 years at a premium of 5 % and debentures are redeemable after 10 years at face value. The applicable tax rate for company is 40%.

You are required to calculate the weighted average cost of capital using market value as weights.

Answer:

$$\begin{aligned}
 \text{a. Cost of equity capital (} k_e \text{)} &= \frac{D_1}{P_0} + g \\
 &= ₹ 3.50 \text{ per share} \\
 &= 1,00,00,000 / 80,000 \\
 &= ₹ 125 \text{ per share} \\
 g &= 12\% = 0.12 \\
 k_e &= 3.50 / 125 + 0.12 = 0.148 \\
 \text{i.e. } &14.8\%
 \end{aligned}$$

b. Cost of Preference capital (k_p)

$$= \frac{D_p + \frac{(F-P)}{n}}{\frac{F+P}{2}}$$

$$D_p = ₹15 \text{ per preference share}$$

$$F = ₹105 \text{ per preference share}$$

$$P = 6,21,000 / 6,000$$

$$= ₹103.50 \text{ per preference share}$$

$$N = 5$$

$$K_p = \frac{15 + \frac{(105-103.5)}{5}}{\frac{105+103.5}{2}}$$

$$= \frac{15 + 0.30}{104.25} = 14.68\%$$

Cost of debenture Capital (K_d)

$$= \frac{I(1-t) + \frac{(F-P)}{n}}{\frac{F+P}{2}}$$

$I = ₹140$ per debenture

$F = ₹1,000$

$P = ₹970$

It is assumed that the number of debentures is 1,000

$n = 10$

$t = 40\% = 0.40$

$$K_d = \frac{140(1-0.40) + \frac{(1,000-970)}{10}}{\frac{1,000+970}{2}}$$

$$= \frac{84 + 3}{985} = 8.83\%$$

Cost of term loan ($= 0.16(1-0.40)$)

$$= 0.096 \text{ i.e., } 9.60\%$$

Weighted average cost of capital

$$= W_e K_e + W_p K_p + W_d K_d + W_t K_t$$

Total market value of capital

$$= 1,00,00,000 + 6,21,000 + 9,70,000 + 8,00,000$$

$$= ₹1,23,91,000$$

$$W_e = \frac{1,00,00,000}{1,23,91,000} = 0.81$$

$$W_p = \frac{6,21,000}{1,23,91,000} = 0.05$$

$$W_d = \frac{9,70,000}{1,23,91,000} = 0.08$$

$$W_t = \frac{8,00,000}{1,23,91,000} = 0.06$$

$$\sum W = 1$$

Weighted average cost of capital using market value weights
 = (0.81) (14.8) + (0.05) (14.68) + (0.08) (8.83) + (0.06) (9.60)
 = 14.004% \cong 14.00%.

2) The following information is given about Swarnsathi Ltd.

EPS	₹ 4.00
Rate of return required by shareholders	15%

Assuming that Gordon valuation model holds, what rate of return should be earned on investments to ensure that the market price is ₹ 40 when the dividend payout ratio is 25%?

Answer:

According to the Gordon Model

$$P_0 = \frac{Y_0(1-b)}{k-br}$$

Where,

=Price per share at the beginning of year 0.

= Earnings per share at the end of year 0.

(1 – b) = Fraction of earnings the firm distributes by way of dividends.

b = Fraction of earnings the firm ploughs back.

K = Rate of return required by shareholders.

r = Rate of return earned on investments made by the firm.

br = Growth rate of earnings and dividends.

Substituting the value in the equation:

$$\begin{aligned} 40 &= \frac{4.00(1-0.75)}{0.15-0.75r} \\ &= 40(0.15) - 0.75r \times 40 = 4.00 \times 0.25 \\ &= 6 - 30r = 1 \\ &= 30r = 5 \\ &= r = 0.167 \\ &r = 16.7\% \end{aligned}$$

The firm should earn a return of 16.7% on its investments

3) Estimating a Fundamental P/E ratio for Toyota:

The following is an estimation of the appropriate PE ratio for Toyota in July 2020. The assumptions are summarized below:

Particulars	High Growth Phase	Stable Growth
Length	5 years	Forever after year 5
Cost of Equity	10.85%	10.00%
Expected Growth Rate	13.63%	66.67%
Payout Ratio	36.00%	66.67%

The current payout ratio of 35% is used for the entire high growth period. After year 5, the payout ratio is estimated based upon the expected growth rate of 5% and a return on equity of 15% (based upon industry averages):

Answer:

Stable period payout ratio = $1 - \text{Growth rate} / \text{Return on equity} = 1 - 5\% / 15\% = 66.67\%$.

The price - earnings ratio can be estimated based upon these inputs:

$$P/E = \frac{0.36 (1.1363) \times \left\{ 1 - \frac{(1.1363)^5}{(1.1085)^5} \right\}}{(0.1085 - 0.1363)} + \frac{0.67 \times (1.1363)^5 \times (1.05)}{(0.10 - 0.05)(1.1085)^5} = 15.86$$

Based upon its fundamentals, you would expect Toyota to be trading at 15.86 times earnings.

4) Assume that the following details are given for a company: (in ₹)

Sales - 1,00,000; Costs - 75,000; Depreciation - 20,000; Tax - 35%; Change in Net Working Capital - 1,000; Change in Capital Spending - 10,000; Interest - 1,000 and the company resorts to net borrowing of 5,000 in the year. Calculate FCFF and FCFE.

Answer:

We can find FCFF and FCFE as follows;

Particulars	Amount (₹)
Sales-Costs-Depreciation-Interest	4000
less: Tax	1400
PAT	2600
Add: Depreciation	20000
Less: Change in Net WC	1000
Less: Change in Capital spending	10000
Free Cash Flow to Firm (FCFF)	11600
Less: After tax Interest Expense i.e., $\text{Int} \times (1-T)$	650
Add: Net borrowings	5000
Free Cash Flow to Equity (FCFE)	15950

- 5) A Ltd is planning to raise funds through issue of common stock for the first time. However, the management of the company is not sure about the value of the company and, therefore, they attempted to study similar companies in the same line which are comparable to True value in most of the aspects.

Company	A Ltd	B Ltd	C LTD	D Ltd
Sales	200	210	270	190
PAT	30	44	50	30
BV	100	110	128	96
MV		290	440	230

A feel that 50% weightage should be given to earnings in the valuation process; sales and book value may be given equal weightages.

Answer:

The valuation multiples of the comparable firms are as follows:

Price/Sales Ratio = Market Value / sales

Price/Earnings Ratio = Market Value/ PAT

Price/Book value ratio = MV/ BV

Particulars	B Ltd	C Ltd	D LTD	Average
Price/Sales Ratio	1.38	1.63	1.21	1.41
Price/Earnings ratio	6.59	8.8	7.66	7.68
Price/Book value ratio	2.64	3.44	2.40	2.83

Applying the multiples calculated as above, the value of A Ltd can be calculated as follows:

Particular	Multiple Average	Parameter (cr.)	Value (cr.)
Prices/Sales	1.41	200	2.82.00
Price/Earnings	7.68	30	230.40
Price/Book value	2.83	100	283.00

By applying the weightage to the P/S ratio, P/E ratio and P/BV ratio we get;

$[(282 \times 1) + (230.4 \times 2) + (283 \times 1)] / 1 + 2 + 1 = 256.45$ i.e., 256.45 crores are the value.

- 6) Tetra Ltd has FCFF of ₹170 Crores and FCFE of ₹130 Crores. ABC Ltd's WACC is 13% and its cost of equity is 15%. FCFF is expected to grow forever at 7% and FCFE is expected to grow forever at 7.5%. ABC Ltd has debt outstanding at 1500 Crores. Find the value of Tetra Ltd using FCFF approach and FCFE approach.

Answer:

FCFF Approach: (discount rate= WACC)

The firm value is the present value of FCFF discounted at the weighted-average cost of capital (WACC):

$= FCFF1 / (k-g) = 170 \times 1.07 / (0.13 - 0.07) = 3031.67$ Crores

The market value of equity is the value of the firm minus the value of debt: Equity

$$= 3031.67 - 1500 = 1531.67 \text{ Crores}$$

FCFE Approach: (discount rate= Cost of Equity)

Using the FCFE valuation approach, the present value of FCFE, discounted at Cost of equity

$$= FCFE_t / (k-g) = 130 \times 1.075 / (0.15 - 0.075) = ₹1863.33 \text{ Crores.}$$

- 7) **Vinayak Ltd is considering buying the business of Vedant Ltd the final accounts of which for the last 3 years were as follows: Profit and Loss Accounts for the 3 years ended 31st Dec.**

Particulars	2020 (₹)	2021 (₹)	2022 (₹)
Sales	2,00,000	1,90,000	2,24,000
Material Consumed	1,00,000	95,000	1,12,000
Business Expenses	80,000	80,000	82,000
Depreciation	12,000	13,000	14,000
Net Profit	8,000	2,000	16,000

Balance sheet as on 31st Dec

Particulars	2019 (₹)	2020 (₹)	2021 (₹)	2022 (₹)
Fixed Assets (at Cost)	1,00,000	1,20,000	1,40,000	1,80,000
Less: Depreciation	70,000	82,000	95,000	1,09,000
	30,000	38,000	45,000	71,000
Stock in Trade	16,000	17,000	18,500	21,000
Sundry Debtors	21,000	24,000	26,000	28,000
Cash in hand and Bank	32,000	11,000	28,000	13,200
Prepaid Expenses	1,000	500	2,000	1,000
Total Assets	1,00,000	90,500	1,19,500	1,34,200
Equity Capital	50,000	50,000	70,000	70,000
Share premium	--	--	5,000	5,000
General Reserve	16,000	24,000	26,000	42,000
Debentures	20,000	--	--	--
Sundry Creditors	11,000	13,000	14,000	14,000
Accrued Expenses	3,000	3,500	4,500	3,200
Total Liabilities	1,00,000	90,500	1,19,500	1,34,200

Vinayak Ltd wishes the offer to be based upon trading cash flows rather than book profits. Trading Cash Flow means Cash received from Debtors less Cash Paid to Creditors and for Business Expenses excluding Depreciation, together with an allowance for average annual expenditure on Fixed Assets of 15,000 per year.

The actual expenditure on Fixed Assets is to be ignored, as is any cash receipt or payment out on the issue or redemption of Shares or Debentures.

Vinayak Ltd wishes the Trading Cash Flow to be calculated for each of the years 2019, 2020 and 2021 and for these to be combined using weights of 25% for 2019, 35% for 2020 and 40% for 2021 to give an Average Annual Trading Cash Flow.

Vinayak Ltd considers that the Average Annual Cash Flow should show a return of 10% on its investment.

You are required to calculate:

- Trading Cash Flow for each of the years 2019, 2020 & 2021,
- Weighted Average Annual Trading Cash Flow, and
- Price which Vinayak Ltd should offer for the business.

Answer:

Particulars	2019 (₹)	2020 (₹)	2021 (₹)
Net Profit as per Profit & Loss A/c	8,000	2,000	16,000
Add: Depreciation	12,000	13,000	14,000
Operating Cash Flows before Working Capital Changes	20,000	15,000	30,000
Adjustment for working capital changes			
(a) Change in Stock	(1,000)	(1,500)	(2,500)
(b) Change in Debtors	(3,000)	(2,000)	(2,000)
(c) Prepaid Expenses	500	(1,500)	1,000
(d) Sundry Creditors	2,000	1,000	--
(e) Accrued Expenses	500	1,000	(1,300)
Cash Generated from Operations	19,000	12,000	25,200
Less: Allowance For expenditure on fixed assets	(15,000)	(15,000)	(15,000)
Trading Cash Flow	4,000	(3,000)	10,200
Weights	25%	35%	40%
Weighted Trading Cash Flow	1,000	(1,050)	4,080
Weighted Average Cash Flow			4,030
Capitalization Rate			10%
Value of Business			40,300

8) Desai Ltd.'s Current Financial year's income statement reports its net income as ₹ 15,00,000. Desai's marginal tax rate is 40% and its interest expense for the year was ₹ 15,00,000. The Company has ₹ 1,00,00,000 of invested capital, of which 60% is debt. In addition, Desai Ltd. tries to maintain a Weighted Average Cost of Capital (WACC) of 12.6%.

- Compute the operating income or EBIT earned by Desai Ltd. in the current year.
- What is Desai Ltd.'s Economic Value Added (EVA) for the current year?
- Desai Ltd. has 2,50,000 equity shares outstanding. According to the EVA you computed in, how much can Desai pay in dividend per share before the value of the company would start to decrease? If Desai does not pay any dividend, what would you expect to happen to the value of the company?

Answer:

$$\begin{aligned} \text{(a) Taxable income} &= \text{Net income} / (1 - 0.40) \\ \text{Or, Taxable income} &= 15,00,000 / (1 - 0.40) = ₹ 25,00,000 \\ \text{Again, taxable income} &= \text{EBIT} - \text{Interest} \\ \text{Or, EBIT} &= \text{Taxable Income} + \text{Interest} \\ &= 25,00,000 + 15,00,000 \\ &= ₹ 40,00,000 \end{aligned}$$

$$\begin{aligned} \text{(b) EVA} &= \text{EBIT} (1 - T) - (\text{WACC} \times \text{Invested capital}) \\ &= ₹ 40,00,000 (1 - 0.40) - (0.126 \times 1,00,00,000) \\ &= ₹ 24,00,000 - 12,60,000 \\ &= ₹ 11,40,000 \end{aligned}$$

$$\begin{aligned} \text{(c) EVA Dividend} &= ₹ 11,40,000 / 2,50,000 \\ &= ₹ 4.56 \end{aligned}$$

If Desai Ltd. does not pay a dividend, we would expect the value of firm to increase because it will achieve higher growth, hence a higher level of EBIT. If EBIT is higher, then all else equal, the value of the Firm will increase.

9) Nawkiran Ltd. gives the following information-

Profits After Tax for the period = 100 Lakhs; Expected Compound Growth Rate = 8% p.a.

Cash Flows After Taxes for the period = 125 Lakhs; Expected Compound Growth Rate = 7% p.a.

Current Market Price per Equity Share = ₹ 900; Equity Share Capital = 1,00,00,000 into Shares of 100 each.

Compute the value of Nawkiran Ltd by projecting its PAT /CFAT for an eight-year period. Use 10% Discount Rate for your calculations. Also calculate the value of the business by capitalizing the current PAT/ CFAT.

Answer:

(a) Discounted Value of Future PAT and CFAT

Year	PVIF at 10%	PAT @8%grower	Discounted PAT @10%	CFAT	Discounted (FAT)
1	0.9091	108	98.182	133.75	121.5909
2	0.8264	116.64	96.397	143.11	118.2727
3	0.7513	125.97	94.643	153.13	115.0488
4	0.6830	136.05	92.924	163.85	111.9118
5	0.6209	146.93	91.232	175.32	108.8599
6	0.5645	158.69	89.576	187.59	105.8897
7	0.5132	171.38	87.945	200.72	103.0011
8	0.4665	185.09	86.346	214.78	100.1965
Total		Value of Business	737.245		884.77

(b) Capitalization of current PAT /CFAT

	Particulars	PAT	CFAT
(a)	PAT/CFAT for the period (in lakhs)	100	125
(b)	Earnings per Share= PAT / Number of Equity Shares	100	100
(c)	Market Price per share	900	900
(d)	P /E Ratio = MPS/EPS	9	9
(e)	Capitalization Rate = 1/ PE Ratio	11%	11%
(f)	Value of Business= PAT or CFAT / Capitalization Rate (In Lakhs)	900	1125

(c) Summary of Value of Business under different methods

	Particulars	In Lakhs
(a)	Discounted Value of future PAT of 8 years	737.245
(b)	Discounted Value of future CFAT of 8 years	884.77
(c)	Capitalization of current PAT at 11.11%	900
(d)	Capitalization of current CFAT at 11.11%	1125
(e)	Simple Average of all of the above= (a+b+c+d)/4	911.754

10) You are the Manager of Fascino Industry Ltd. One of the projects you are considering is the acquisition of Reliable Industry Ltd. Riyaz the owner of Reliable Company, is willing to consider selling his company to Fascino Industry Ltd, only if he is offered and all-cash purchase price of 50 Lakhs. The project estimates that the purchase of

Year	Cash Flow (₹)
1	10,00,000
2	15,00,000
3	20,00,000
4	25,00,000
5	30,00,000

If you decide to go ahead with this acquisition, it will be funded with Fascino's standard mix of debt and equity, at the firm's weighted average (after-tax) cost of capital of 9 percent. Fascino's tax rate is 30 percent. Should you recommend acquiring Reliable Industry Ltd to your CEO?

Answer:

Year	Cashflow	PVFactor@9%	PV of Cashflow
1	10,00,000	0.917	917431
2	15,00,000	0.842	1262520
3	20,00,000	0.772	1544367
4	25,00,000	0.708	1771063
5	30,00,000	0.650	1949794
Total Value of Project			7445175

Since the value of Reliable, is ₹74, 45,175 a figure greater than minimum desired amount of ₹50 lakhs, Fascino Industries can consider buying Reliable Industries.

- 11) **Encore Electric Ltd. reported a profit of ₹77 Lakhs after 30 % tax for the financial of 2021-22. An analysis of the accounts revealed that the income included extraordinary items of ₹ 8 Lakhs and an extraordinary loss of ₹10 Lakh. The existing operations, except the extraordinary items, are expected to continue in the future. In additions, the results of the launch of the new product are expected to be as follows:**

	₹ in Lakhs
Sales	70
Material Cost	20
Labour Cost	12
Fixed Cost	10

You are required to:

- Calculate the value of business, given that the capitalization rate is 14%?
- Determine the market price per equity share, with Encore Electric Ltd.'s share capital being comprised of 1,00,000, 13% Preference Share of 100 each and 50,00,00 equity share of 10 each and the P/E ratio being 10 times.

Answer:

- (a) Computation of Business value

Particulars	(₹ in Lakhs)	(₹ in Lakhs)
Profit before Tax		110
less: Extraordinary income		8
Add: Extraordinary Losses		10
		112
Profit from New product		
Sales	70	
Less: Material costs	20	
Labour costs	12	
Fixed Costs	10	
		28
Profit Before Tax		140
Less: Tax		42
Future Maintainable Profit after taxes		98
Relevant Capitalization rate		0.14
Value of business		700

- (b) **Determination of Market price of Equity Share**

Future Maintainable Profit after taxes	98,00,000
less: Preference Share Dividend 1,00,000 shares of 100 @ 13%	13,00,000
Earnings available for Equity Shareholders	85,00,000
No. of Equity	50,00,000
EPS	1.7
P/E Ratio (in times)	10
Market price of share	17

12) The following information is available about Blue Kite Ltd.

NOI	15,00,000
Tax rate	40%
Debt Capital	20,00,000
Interest rate on Debt Capital	8%

Capitalization rate applicable to debt free firm in the risk class to which Blue Kite Ltd. belongs to 12.5%.

What should be the value of the firm according to Modigliani and Miller model?

Answer:

As per MM, value of the firm may be represented as

$$V = \frac{O(1 - t_c)}{k} + t_c B$$

Where,

V = Value of the firm

O = Net operating income

t_c = Corporate tax rate

k = Capitalization rate applicable to the unlevered firm

B = Market value of debt

$$V = + (0.4) \times 20,00,000 = 72,00,000 + 8,00,000 = ₹ 80,00,000$$

13) ABC Company is considering acquisition of XYZ Ltd. which was 1.5 crores shares outstanding and issued. The market price per share is ₹ 400 at percent. ABC's average cost of capital's is 12%. Available information from XYZ indicates its expected cash accruals for the next 3 years as follows:

Year	(In Cr.)
1	250
2	300
3	400

Calculate the range of valuation that ABC has to consider. (PV factors at 12% for years 1 to 3 respectively: 0.893, 0.797, 0.712).

Answer:

Valuation Based on market price

Market Price per share ₹400

Thus, value of total business is (INR 400 × 1.5 Cr.) ₹600 Cr.

Valuation based on discounted cashflow

Present Value of Cashflows

$(250 \text{ Cr} \times 0.893) + (300 \text{ Cr} \times 0.797) + (400 \text{ Cr} \times 0.712) = ₹747.15 \text{ Cr.}$

Value of per share (₹747.15/1.5 Cr) = ₹498.10 per share

Range of Valuation:

	Per share (in ₹)	Total (in ₹)
Minimum	400	600
Maximum	498.06	747.08

- 14) Following information is given in respect of Winni Ltd., which is expected to grow at a rate of 20% p.a. for the next three years, after which the growth rate will stabilize at 8% p.a. normal level, in perpetuity.

Particulars	For the year ended 31st march, 2022 (₹ in Crore)
Revenues	7500
COGS	3000
Operating Expenses	2250
Capital Expenditure	750
Depreciation (included in operating expenses)	600

During high growth period, revenues & EBIT will grow at 20% p.a. and capital expenditure net of depreciation will grow at 15% p.a. From year 4 onwards i.e., normal growth period revenues and EBIT will grow at 8% p.a. and incremental capital expenditure will be offset by the depreciation. During both High growth & normal growth period, net working capital requirement will be 25% of revenues.

The Weighted Average Cost of Capital (WACC) of Winni Ltd is 15%.

Corporate Income Tax rate will be 30%

Required:

Estimate the value of Winni Ltd. using Free Cash Flows to Firm (FCFF) & WACC methodology.

The PVIF @ 15% for the three years are as below:

Year			
PVIF	0.8696	0.7561	0.6575

Answer:

Determination of forecasted Free Cash Flow of the Firm (FCFF)

(₹ in Crore)

Particulars	Year 1	Year 2	Year 3	Terminal Year
Revenue	9000	10800	12960	13996.8
COGS	3600	4320	5184	5598.72
Operating Expenses	1980	2376	2851.2	3079.296
Depreciation	720	864	1036.8	1119.744
EBIT	2700	3240	3888	4199.04
Tax @ 30%	810	972	1166.4	1259.712
EAT	1890	2268	2721.6	2939.328
Capital Exp. - Dep	172.5	198.375	228.13125	
Change in Working Capital	375	450	540	259.2
free cash flow (FCF)	1342.5	1619.63	1953.47	2680.13

***Excluding Depreciation**

Present Value of FCFF during the explicit forecast period is:

(₹ in Crore)

FCFF (INR in ₹)	PVF @ 15%	PV (in ₹)
1342.5	0.8696	1167.438
1619.63	0.7561	1224.5985
1953.47	0.6575	1284.4057
		3676.4

PV of terminal value is = $\frac{2680.13}{0.15 - 0.08} \times \frac{1}{(1.15)^3} = ₹25174.08 \text{ Cr}$

The value of the firm is:

₹3676.44 Cr. + 25174.08 Cr. = 28850.52 Cr.

15) Consider the following information relating to two firms, RIL and SIL, which are similar to each other in all aspects excepting leverage.

(₹ in Lakhs)

Particulars	RIL	SIL
Equity Capital	1000	600
Debt	0	400
Net Operating Income	100	100
Interest on debt	0	20
Market value of equity	2000	1000

You are required to

- Show how an investor holding a 10% stake in RIL can generate arbitrage profits by using personal leverage.
- Show how an investor holding 10% stake in the equity of SIL can generate arbitrage profits assuming that the market value of SIL is ₹ 2,000 lakh and that of RIL is ₹ 1,000 lakh.

Answer:

a. The investor holds 10% of RIL. He may sell his holding for ₹ 200 lakh and invest in the equity and debt of SIL.

Market value of SIL = Equity + Debt = 1,000 + 400 = ₹1,400 lakh

Investment in equity of SIL = $\frac{1000}{1400} \times 200 = ₹143$ Lakh

Income for the investor from RIL = $100 \times 0.10 = ₹10$ lakh

Income for the investor from SIL = $(100 - 20) \times \frac{143}{1000} + 20 \times \frac{57}{400}$
 $= 11.44 + 2.85 = ₹14.29$ lakh

As the income from SIL is higher, the arbitrage is profitable.

b. The market value of SIL = ₹2,000 lakh

Market value of equity of SIL = 2,000 – 400 = ₹1,600 lakh

The investor holds 10% of equity of SIL. He may sell it for ₹160 lakh. He borrows ₹40 lakh

@ of 5% (i.e., $\frac{20}{400} \times 100$) and invests ₹200 lakh in the equity of RIL.

His income from SIL = $(100 - 20) \times 0.10 = ₹8$ lakh

His income from RIL = $100 \times \frac{200}{1000} = ₹20$ lakh

As income from RIL is higher, the arbitrage is profitable

16) Mr. Khana has to pay ₹10,000 after 5 years from today. He wants to fund his obligations today only. On enquiry he gathers that a company has come out with an initial public offer of 8% Bonds (Face Value ₹100) maturity 6 years interest on such bonds is payable annually. He invests ₹6800 in the offer. What amounts he will accumulate if market interest rate continues to be 8%? What if the market interest falls to 6% or rises to 10% immediately after his investment in the bonds? Do you have any offer to comment on these amounts?

Answer:

If market interest rate continues to be 8%

Period	Interest	Value of bonds	Accumulated amount
1	544		740
2	544		685
3	544		634
4	544		587
5	544		544
6	-	6800	6800
Total			9991

If the market interest immediately declines to 6%

Period	Interest	Value of bonds	Accumulated amount
1	544		687
2	544		648
3	544		611
4	544		577

5	544		544
6	-	$(6800 + 544)/1.06$	6928
Total			9995

If market interest immediately rises to 10%

Period	Interest	Value of Bonds	Accumulated amount
1	544		796
2	544		724
3	544		658
4	544		598
5	544		544
6	-	$(6800 + 544)/1.10$	6676
Total			9998

In all the three cases, the total realization is almost the same (there is difference due to calculations approximations). This is possible only in one case, i.e., the duration of the bond investment matches with the investor's time horizon, i.e., the duration is 5. Let's check the duration of this bond investment:

X	PV of cash flows (W)	XW
1	504	504
2	466	933
3	432	1296
4	400	1599
5	370	1851
6	$(6800 + 544) \times 0.630 = 4628$	27768
	$\Sigma W = 6800$	33950

Duration = $\frac{\Sigma XW}{\Sigma W} = \frac{33950}{6800} = 4.99$ (it is as good as 5)

The investor's time horizon matches with the duration of the bond. Hence, the change in the market rates cannot change the return; in other words, the bond investment remains immunized against the interest rate risk (also known as systematic risk) as the duration of the bond investment matches with the investor's time horizon.

17) Following information is available in respect of dividend, Market price and market conditions after one year:

Market conditions	Probability	Market Price	Dividend per share
Good	0.25	115	9
Normal	0.5	107	5
Bad	0.25	97	3

The existing market price of an equity share is ₹106 (FV Re.1) which is cum 10% bonus debenture of ₹ 6 per share. M/S A Finance Company Ltd has offered the buyback of debenture at face value. Find out the expected return and variability of returns of the equity shares. And also advise: whether to accept buyback offer?

Answer:

Market conditions	Wealth ratio	r % (X)	p	pX	
Good	(115+9)/100	24%	0.25	0.06	0.0036
Normal	(107+5)/100	12%	0.5	0.06	0.0036
Bad	(97+3)/100	0%	0.25	0	0.0000
				0.12	0.0072

Expected Return = 0.12 Variability of returns i.e., $SD = \sqrt{0.0072} = 0.08485$

If the coupon rate of the debentures exceeds current market interest rate, MV of the debenture will be more than the face value. In this scenario, the buyback offer should not accept. Either the investor may hold the debenture and earn interest at a rate higher than the market, or he may sell in the open market where he/she will get more value than the face value.

If the coupon rate of the debenture is less than the current market interest rate, MV of the debenture will be lower than the face value. In this scenario, the buyback offer should be accepted.

18) A company's capital structure comprises equity share capital having market value of ₹80 Cr. plus ₹50 Cr. debentures. The debt beta coefficient may be assumed to be 0.25. The current risk – free rate is 8% and the market rate of return is 16%. Equity beta = 1.40. Find Ko. Ignore Tax.

Answer:

$$K_d = R_f + \text{Debt } \beta (R_m - R_f)$$

$$= 8 + 0.25 (16 - 8) = 10\%$$

$$K_e = R_f + \text{Equity } \beta (R_m - R_f)$$

$$= 8 + 1.40 (16 - 8) = 19.20\%$$

X	W	XW
10%	50	50
19.20%	80	15.36
	130	20.36

$$K_o = 20.36/130 = 0.16\%$$

19) P.C Enterprise Ltd. had EPS is ₹11.04 in 20x1 and paid out a dividend of ₹6 per share. The growth rate in the earnings and dividends in the long term is expected to be 6%. The return on equity is 14%. Beta of the equity share is 0.80, the risk-free rate of return is 6%, the market risk premium is 4%. Based on the information, find out the price-to-book value ratio of P.C Enterprise Ltd.

Answer:

Required return on equity = $k_e = 6 + 0.80(4) = 9.20\%$, $r = 14\%$

$$EPS = \text{Book value} \times r = \text{Book value} \times 0.14$$

$$EPS = ₹11.04(1.06) = ₹11.7024$$

$$\text{Book Value} = ₹11.7024/0.14 = ₹83.59$$

$$P = \frac{6.36}{0.092 - 0.06} = ₹198.75$$

$$\text{Price to BV ratio} = ₹198.75/83.59 = ₹2.38$$

Unsolved Case:

1. Year 2020, an Indian Food Delivering app Zogo wants to assess its value for a potential fund-raising round. The company has got 1.6 million active users but has not reported any revenues till date. Zogo, like many other applications believe in the Freemium model where it focusses on increasing the user base for a prolonged period. The company has received keen interest from investors due to its high user growth rate and has hired you to assess its value.

As a valuer you believe that since Faasos US\$19 billion acquisition with 450 million daily active users was a recent transaction, and there are hardly any other references available, you can refer to Faasos acquisition as best available comparable transaction to value Zogo.

However, since Faasos did reach 450 million daily active users and currently has over 1 billion active users, this is a significant milestone that Zogo will find difficult to reach in the medium term. Accordingly, Zogo should be valued at a significant discount to Faasos. You believe a discount of 80 percent would be reasonable for Zogo Assume an Exchange Rate of US\$ vs ₹ of 70.

Valuation of Assets and Liabilities

8

This module includes:

- 8.1 Valuation of Plant & Machinery
- 8.2 Valuation of Inventory
- 8.3 Valuation of Investments – Shares and Bonds/Debentures
- 8.4 Valuation of Intangibles – Copy Rights, Goodwill, Brand
- 8.5 Valuation of Human Resources
- 8.6 Valuation of Real Estate
- 8.7 Value Added, Economic Value Added, Market Value Added
- 8.8 Valuation of Liabilities

Valuation of Assets and Liabilities

SLOB Mapped against the Module:

To develop detail understanding on methods of valuation, assessing qualitative and quantitative factors affecting valuation, identifying which method to apply in respective circumstance.

To equip oneself with the requisite skills to value any business in a global business environment.

Module Learning Objectives:

After studying the chapter, the students will be able to –

- ▲ Value different assets and liabilities while applying the global best practices in valuation.

Valuation of Plant & Machinery

8.1

Plant and Equipment are tangible assets, other than realty, that

- a) are held by an entity for use in the production or supply of goods or services, for rental by others, or for administrative purposes; and
- b) are expected to be used over a period of time.

The categories of plant and equipment are:

Plant. Assets that are inextricably combined with others and that may include specialised buildings, machinery, and equipment.

Machinery. Individual machines or a collection of machines. A machine is an apparatus used for a specific process in connection with the operation of the entity.

Equipment. Other assets that are used to assist the operation of the enterprise or entity

International Financial Reporting Standards (IFRS) defines Property, Plant and Equipment as; Tangible items that:

- a) are held for use in the production or supply of goods or services, for rental to others, or for administrative purposes; and
- b) are expected to be used during more than one (accounting) period. (IAS 16, para. 6)

When valuing all assets, the valuer must determine which of the three standards of value (Fair Market Value, Fair Value (ASC 820) and Fair Value (Statutory) to utilize and which of three general approaches to value that can be applied to determine an opinion of value. One of the major differences that sets a Machinery and Equipment (M&E) valuation apart from other tangible asset appraisals is the cost of installation. For many assets, the installation costs can exceed the costs of the equipment or machinery. Accordingly, used market machinery transactions may not represent an asset's value to the enterprise.

⦿ Methods of Valuation

There are three recognized ways to determine value in appraisal analysis:

The Cost Approach is the starting point for many appraisals and is based upon the principle of substitution, meaning the maximum value of a property to a knowledgeable buyer would be the amount currently required to construct or purchase a new asset of equal utility. When the subject asset is not new, the current cost must be adjusted for all forms of depreciation as of the effective date of the appraisal.

Illustration 1

You are appointed to value an equipment that was purchased 6.5 years ago INR 471,974 . It has a total useful life of 13 years. The index value for the year of purchase was 254 and the current year index value is 317. Assuming

straight line depreciation and a scrap value of 5 percent, what should be the Fair value of the assets.

Solution:

Current Replacement cost = Purchase Cost × Current Year Index / Year of Purchase Index

Current Replacement Cost = $471974 \times 317 / 254 = ₹589,038$

Since the equipment is 6.5 years old, the notional depreciation is calculated as

Accumulated Depreciation = Current Replacement Cost × (1-Scrap Value percent) × Age / Life

Accumulated Depreciation = $589,038 \times 95\% \times 6.5 / 13 = 2,79,793$

The Fair Value is given by Current Replacement cost – Accumulated depreciation

i.e., $₹5,89,038 - ₹2,79,793 = ₹3,09,245$

The Direct Market or Sales Comparison Approach assumes that the value of an asset can be determined through the examination of transactions of identical or similar items selling in a secondary or used market, and adjusted for differences in age, condition, capacity, utility, location, the date of the sale, the type of sale, and/or the costs of transportation, assembly and installation at a new site.

The Income Approach examines the earning capacity of the business assets being investigated and can be very useful but is the least common method of valuing individual pieces of machinery and equipment.

It is important to keep in mind that a credible opinion of value cannot always be obtained with the application of a single methodology. It is through the judicious application of these methodologies that is gained through the proper surveying and inspection of the subject property, when combined with the experience and judgment of an objective, qualified, independent and certified professional appraiser that yields a quality appraisal.

Once the proper level of current cost new has been determined, deductions from this value must be taken for all forms of depreciation. Three types or causes of depreciation must be considered by appraisers:

- ▲ Physical Deterioration is the loss in value or usefulness of an asset that occurs as a result of the using up or expiration of its' useful life over time, exposure to natural elements or the process area environment, internal defects from vibration and operating stress, and other similar factors.
- ▲ Functional Obsolescence is the loss in value or usefulness of an asset that is caused by inefficiencies or inadequacies of the asset itself, when compared to more efficient less costly replacement technology.
- ▲ Economic Obsolescence is the loss in value or usefulness of an asset that is caused by factors that are external to the asset, for example- increased cost of raw materials, labor or utilities (without an offsetting increase in product price), new environmental regulations, reduced demand for the product, increased competition, inflation, high interest rates or other similar contributing factors.

⊙ **Direct Market Comparison Approach to Value**

Machinery and Equipment valuers use the Direct Market Comparison (or Sales Comparison) approach to indicate value by analyzing recent sales (or offering) prices of assets that are comparable to the subject assets. The transaction or offering dates of comparable assets must be scrutinized for applicability (active/verifiable market) to ensure that they are relevant. Additionally, if characteristics of the comparable assets are not identical to the subject, the comparable selling prices must be adjusted to place the comparable and subject assets on an equal basis.

As with the Cost and Income approaches to value, the Direct Market Comparison method to value assumes that an informed purchaser would pay no more for the asset than the cost of purchasing a comparable asset with the same utility elsewhere. Often in a Cost Approach to value, the valuer will seek values of selected assets using the Direct Market Comparison method to validate the values that were obtained using the cost approach.

⦿ **Income Approach to Value**

The value of an asset can be estimated by the anticipated future benefit to the owner. The Income Approach to value is not widely utilized by Machinery and Equipment valuers because of the difficulty associated with attributing a sites' or business' income to individual assets. When properly applied the income approach can confirm or enhance the credibility of the values arrived at when using the Cost or Direct Market approaches to value.

Two methods are often used to value machinery and equipment by the income approach, (a) the Direct Capitalization approach and (b) the Discounted Cash Flow (DCF) approach. When applying the Direct Capitalization method, a projected income stream is divided by a capitalization rate. The Discounted Cash Flow approach projects quantity, variability, timing, period of duration and residual value and discounts them to a present value using a discount rate.

These approaches establish the value of an asset or collection of assets assuming an ongoing concern or business. This implies that the subject assets will remain in place and in use as a continuing or on-going concern at their highest and best use.

⦿ **Conclusion**

Quality valuations are the direct result of selecting and applying the proper definition of value to meet the needs of a client. While the client may define their needs and the intended use of the appraisal, it is the valuer's responsibility to determine and apply the proper premise of value in order to match the intended use. The goal of the valuation process is to deliver a well-supported opinion of value that shows that the valuer has considered all factors materially affecting the asset being valued.

Valuation of Inventory

8.2

Inventory is among the top few current assets in a business. From accounting perspective, Inventory is valued at lower of Cost and Net Realisable Value.

The inventory valuation involves two major aspects:

- ⦿ The costs of the purchased and / or fully and partly manufactured / processed inventory have to be determined and
- ⦿ Such costs are retained in the inventory accounts of the company until the product is sold.

Costs of Inventories: Cost of inventory can be classified as

- a) Costs of purchase,
- b) Costs of conversion, and
- c) “Other costs” incurred in bringing the inventories to their present location and condition.

a) Costs of Purchase

The costs of purchase includes:

- (i) Purchase price, inclusive of government levies,
- (ii) Import duties and import related expenses if procured from overseas sources,
- (iii) All logistics costs, including warehousing and stock keeping expenses,
- (iv) Handling costs directly pertaining to the acquisition of the goods

b) Costs of Conversion of Inventory

Cost of conversion of inventory includes costs directly attributable to the units of production, for example, direct labour. The conversion costs could also include variable and fixed manufacturing overhead incurred in converting raw materials into finished goods. Fixed overhead costs remain constant irrespective of the units of production. Variable costs are those costs that vary directly with the volume of production. Allocation of overhead to the cost of conversion is based on the “normal capacity” of the facility or in proportion to actual quantity manufactured vs. quantity in stock, as is appropriate. Normal capacity is the production that is normally achieved on average over a number of periods.

c) Other Costs in Valuing Inventories

Valuing inventories include those costs that are incurred in bringing inventories to their present location and condition in other cost. For example cost for designing a product on the basis of specific customer needs or transport costs to an interim position for certain logistics activity prior to acceptance and actual passing of property to the goods to the customer.

⦿ **Costs that are excluded from inventory valuation**

Certain costs are excluded in valuing inventory are:

- a) Abnormal amounts of wasted materials, labour, or other production costs
- b) Storage costs unless they are essential to the production process
- c) Administrative overheads that do not contribute to bringing inventories to their present location and condition
- d) Selling costs.

Valuation of Investments – Shares and Bonds/Debentures

8.3

8.3.1 Valuation of Investments in Shares

There may be various types of investments in an entity. Some of the most common investments include Shares and Bonds. We will use the word Bonds and Debentures interchangeably. Investments may be held for long term purposes or short term purposes. Further, an entity may hold some minority shares of companies (e.g., 1000 shares of Reliance Industries Ltd) or a majority stake in other companies (e.g., shares of a subsidiary companies). The Valuation techniques may differ depending on the purpose and nature of investments.

While Accounting Standards require investments to be recorded at cost in the Financial Statements, Ind AS requires investments to be valued at Fair Value in select cases.

⦿ Cost of investments

The cost of an investment includes acquisition charges such as brokerages, fees, duties and bank fees. If an investment is acquired, or partly acquired, by the issue of shares or other securities, the acquisition cost is the fair value of the securities issued and not their nominal or par value. If an investment is acquired in exchange, or part exchange, for another asset, the acquisition cost of the investment is determined by reference to the fair value of the asset given up. It may be appropriate to consider the fair value of the investment acquired if it is more clearly evident.

Interest, royalties, dividends and rentals receivable in connection with an investment are generally regarded as income, being the return on the investment. However, in some circumstances, such inflows represent a recovery of cost and do not form part of income. For example, when unpaid interest has accrued before the acquisition of an interest-bearing investment and is therefore included in the price paid for the investment, the subsequent receipt of interest is allocated between pre-acquisition and post-acquisition periods; the pre-acquisition portion is deducted from cost. When dividends on equity securities are declared from pre-acquisition profits a similar treatment applies. If it is difficult to make such an allocation, the cost of an investment is normally reduced by dividends receivable only if they clearly represent a recovery of part of cost.

⦿ Investment in quoted securities

Where an entity holds minority investment in quoted securities, such securities should be valued based on their available market quotes. While in most cases, the available quote as on the date of valuation may be taken, some regulations require taking Volume Weighted Average Price (VWAP) over past few trading sessions as more representative of market value.

Illustration 2

The share trading details of Reliance Industries Ltd from stock exchange is available as follows. If an entity holds 100 shares of Reliance Industries Ltd. What is the value of investment as on 31st March 2022 based on

- Last Trading Price
- Volume Weighted Average Price for last 12 trading sessions

Date	Close	No. of shares	Total Turnover
15-03-2022	2,363.45	4,12,984	98,89,74,056
16-03-2022	2,403.25	2,76,207	66,17,72,652
17-03-2022	2,479.65	2,86,443	70,07,59,761
21-03-2022	2,467.15	2,07,916	51,27,90,049
22-03-2022	2,531.10	3,04,284	76,54,04,981
23-03-2022	2,539.70	2,00,221	51,04,00,664
24-03-2022	2,577.90	3,27,758	83,82,94,305
25-03-2022	2,596.70	1,95,991	50,89,99,760
28-03-2022	2,621.65	3,42,191	89,32,24,623
29-03-2022	2,622.15	1,28,043	33,58,27,492
30-03-2022	2,673.00	1,54,596	41,09,92,274
31-03-2022	2,633.95	1,88,426	49,85,17,224

Solution:

- a) The closing price per share as on 31st March 2022 was 2633.95. Accordingly, the value of investment based on 100 shares is

$$₹2633.95 \times 100 = ₹2,63,395$$

- b) The volume weighted average price is given by Sum of Turnover / Sum of No. of shares

$$\text{Sum of Total Turnover} = ₹7,62,59,57,941$$

$$\text{Sum of No. of shares} = 30,25,060$$

$$\text{Volume Weighted Average Price} = ₹7,62,59,57,841 / ₹30,25,060 = ₹2520.93$$

$$\text{Value of Investment} = 2520.93 \times 100 = ₹2,52,093$$

Investment in unquoted Shares

When an entity invests in unquoted shares (e.g. privately held company) of a company, the valuation of investments become difficult. For financial reporting purposes, these may be carried at Cost in the Financial Statements. Nevertheless, valuation of such investments may be required. Valuers may have to carry out extensive valuation of such investments [Refer to detailed discussion in Module 5 for Valuation of Business and shares] using Cost Approach, Income Approach or Market Approach or a combination of multiple approaches.

In the absence if any information, valuers must consider valuing such unquoted investments at their Net Asset Values under cost approach. That is, taking the Value of Assets, less Liabilities, and adjust them for changes in fair value of assets and liabilities. Some of the common areas of adjustments may be for Land, underlying investments, contingent liabilities among others.

Illustration 3

Panda Ltd holds 4,00,000 shares of AMGI Ltd at a cost of ₹48,00,000.

The following is the latest available Balance Sheet of AMGI Ltd.

	₹
Equity Share Capital	1,00,00,000
Other Equity	2,40,47,110

	₹
Non-Current Liabilities	22,30,898
Total Liabilities and Equity	3,62,78,008
Non-Current Assets	2,40,13,129
Net Working Capital	1,22,64,879
Total Assets	3,62,78,008

Additional information includes:

- The Face value per share is ₹10.
- Non-Current Asset of AMGI Ltd includes Land at a cost of ₹1,00,00,000. The Fair Value of such Land is estimated at ₹1,75,00,000.
- AMGI Ltd has a contingent liability of ₹12,00,000 which is not reflected in the Balance Sheet. As a valuer, you believe that this contingent liability is likely to be incurred.

You are required to:

- Estimate the fair value per share of AMGI Ltd.
- Estimate the fair value of investments in AMGI Ltd in the books of Panda Ltd.
- Estimate the Compounded Annual Growth Rate (CAGR) change in value of investment if the investment was made 4 years ago.

Solution:

- Calculation of Value per share of AMGI Ltd using Cost Approach

Total Asset	3,62,78,008
Less: Total Liability	22,30,898
Net Asset Value	3,40,47,110
Less: Book Value of Land	1,00,00,000
Add: Fair Value of Land	1,75,00,000
Less: Contingent Liability	12,00,000
Adjusted Net Asset Value	4,03,47,110
No. of shares (Note 1)	10,00,000
Value Per Share	40.35

Note 1: The Number of shares of AMGI Ltd = $1,00,00,000 / 10 = 10,00,000$ shares

- The Fair value of investments in AMGI Ltd in the books of Panda Ltd.
Number of shares x Fair Value per share
 $4,00,000 \times 40.35 = ₹1,61,40,000$
- Cost of Investment = ₹48,00,000
Fair Value of investment = ₹1,61,40,000
Compounded Annual Growth Rate = $[(FV / Cost)^{(1/n)-1}] = (16140000/4800000)^{(1/4)-1} = 35\%$

[Students may note that calculation of CAGR may require PV tables or Financial calculator. This may not be available during the examination]

8.3.2 Valuation of Bonds

Bonds are fixed income securities that usually carry a fixed rate of interest. Bonds can be issued by government or corporate. Foreign entity that issues bonds it acts as a liability for the issuer. The interest paid on bonds is a tax-deductible expense.

Terminology

Coupon: bonds typically pay interest periodically at a pre specified rate of interest the rate at which this interest is paid is known as the coupon rate. Interest may be paid half yearly monthly quarterly, annually or at some other frequency. For example a bond of the face value of ₹1000 with a 10% coupon payable semi-annually will pay ₹ 50 as interest every 6 months.

Bond Yield: It is very important to understand that the coupon rate may not be the same as the required rate of return on the bond by the bond holders. The rate of return required by the bond holders from the bond is known as the bond yield. This is used as the discount rate while calculating the value of the bond.

Face value: the face value or nominal value of the bond can be thought of as the principal amount on which the interest is paid by the issuer. In many cases the bonds may be issued or redeemed or both at face value, however it is not a rule.

Maturity date: The maturity date on which the bond is repaid and extinguished. In case the repayment of principal is done over multiple installments, The date of the last installment may be considered as the maturity date.

Redemption premium: bonds are not always redeemed at par on maturity date. Some bonds bear a redemption premium in addition to the face value. For example in case of a bond with a face value of ₹1000 and a redemption premium of 5% amount repaid on maturity will be ₹1050.

Bond price: the price of a bond in the market is often expressed as a %age of face value. For example, if the price of a bond with a face value of ₹5000 is stated as 105, the actual price would be ₹5000 x 105 / 100 that is ₹5250.

Call Option: bonds may contain a call option which entitles the issuer to call back the bonds and redeem them before maturity. For example, in 2020 a company issues a bond with a maturity of 10 years (2030) which is callable any time after 5 years (2025). Suppose the bond has a coupon of 12% while in 2026 interest rates have come down and the company can issue new bonds at a coupon of only 9%, the company could then issue fresh bonds at 9 % and call back the earlier issue of more expensive 12% bonds if the bonds do not have a call option the company cannot do this and that bondholders will continue to enjoy the benefit of the higher coupon rate till maturity

Put Option: bonds may contain a put option which entitles the bondholders to put the bonds back to the issuer for redemption before the maturity date. For example, in 2020 a company issues a bond with the maturity of 10 years which is callable at anytime after 3 years (i.e., after 2023). Suppose the bond has a coupon of 11% while in 2025, interest rates have gone up and a similar company is issuing new bonds 14%. The bondholder could then buy these fresh bonds and put his existing 11% bonds back to the issuer for redemption. If the bonds do not have a put option, the bondholders cannot do this and would therefore be stuck with the lower coupon rate till 2030.

Bonds may be secured or unsecured. The secured bond holders are entitled to take possession of the security given to them and realise their dues by selling these assets. This makes the bond more secure. Unsecured bonds are not backed by any such security and may not be able to realise their dues in case the issuer defaults in repayment of principal or interest or both. But the bondholder does not need to worry about this if he believes that the company is financially very sound and is unlikely to default.

Bonds can also be classified into convertible and non-convertible depending on whether they carry a conversion feature or not. Convertible bonds are the ones which can be converted into equity shares at the option of the bond holders or the issuer. Convertible bonds can be either fully convertible or partly convertible. In the case of partly

convertible bonds converted portion will carry interest until it is repaid as per the provisions in the indenture. In almost all cases the terms of the bond be clearly mentioned in the bond indenture.

8.3.2 Valuation

In general terms the value of a bond is given by the annual interest receivable multiplied by the present value Annuity factor plus the redemption value multiplied by the discount factor.

$$\text{Value of the Bond} = \text{Annual Interest} \times \text{PV Annuity Factor} + \text{Redemption Value} \times \text{Discount Factor}$$

Illustration 4

A debenture of ₹100 face value that carries an interest rate of 14% is redeemable after 6 years at a premium of 2%. If you require a rate of return of 16% from this dimension what should be the present value of the debenture to you?

Solution:

$$\text{Annual interest} = 100 \times 14\% = ₹14$$

$$\text{Redemption Value} = 100 + 100 \times 2\% = ₹102$$

$$\begin{aligned} \text{Value of the Bond} &= 14 \text{ PVIF}_{(16\%, 6 \text{ Years})} + 102 \text{ DF}_{(16\%, 6 \text{ Years})} \\ &= 14 \times 3.685 + 102 \times 0.41 \\ &= ₹93.41 \end{aligned}$$

Expanding the above into a more detailed form:

Year	0	1	2	3	4	5	6
Cash Flow	-100	14	14	14	14	14	116
Discount Factor @ 16%		0.8621	0.7432	0.6407	0.5523	0.4761	0.4104
Discounted Cash Flow		12.07	10.40	8.97	7.73	6.67	47.61
Value of the Bond	93.45						

Illustration 5

If the above example is applied for a bond that pays interest semi-annually. That is,

Coupon Rate of 14% p.a. (payable semi-annually), maturity period of 6 years, Redemption premium of 2% and a discount rate of 16% p.a. (8% for 6 months), the value of the bond would be calculated as:

Year	-	1	2	3	4	5	6	7	8	9	10	11	12
Cash Flow	-100	7	7	7	7	7	7	7	7	7	7	7	109
Discount Factor		0.93	0.86	0.79	0.74	0.68	0.63	0.58	0.54	0.50	0.46	0.43	0.40
Discounted Cash Flow		6.48	6.00	5.56	5.15	4.76	4.41	4.08	3.78	3.50	3.24	3.00	43.29
Value of the Bond	93.26												

The return to the bond investor can be measured in terms of the following.

Current Yield (CY)

Yield to Maturity (YTM)

Realised Yield (RY)

Current Yield

current yield is measured by comparing the interest payments with the prevailing market price.

$$CY = \frac{\text{Coupon Interest}}{\text{Current Market Price}}$$

Current yield of bonds selling at par would be equal to the coupon interest rate. Current yield of bonds selling at a premium would be less than the coupon interest rate. Current yield of bonds selling at a discount would be more than the coupon interest rate. An important limitation of current yield is that it considers only coupon income as a source of return to the investors ignoring interest and capital gains or losses that might also accrue to the investor.

Illustration 6

An 8% bond of Face Value ₹ 100 is selling for ₹ 96. What would be its Current Yield?

Solution: Current Yield = $\frac{8}{96} = 8.33\%$

Yield to Maturity

The ideal way of computing the return on any asset involves considering the entire sequence of cash flows and their timing and calculating the internal rate of return (IRR). In case of a bond, there is a cash outflow when the bond is bought and there are cash inflows when the periodic interest coupons are received and when the redemption value is received on maturity. Calculating the IRR of this stream of cash flows is the true return on the bond, which is known as yield to maturity (YTM). It is the annualised rate of return on the investment that the investor expects to earn from the date of the investment to the date of maturity. It is also referred to as the required rate of return. Theoretically it is equal to current market interest rate.

[NOTE: Students should note that fundamentally, YTM is the same as IRR and can be calculated by applying the concept of Interpolation. Professionals often use spreadsheets to calculate IRR and in Excel, RATE function is used to arrive at the exact calculation].

Assumptions underlying YTM

The YTM of a bond represents the expected or required rate of return on a bond. While computing the YTM the following assumptions are made:

- ⊙ All coupon and principal payments are made on schedule.
- ⊙ The bond is held to maturity.
- ⊙ The coupon payments are fully and immediately reinvested at precisely the same rate of interest as promised YTM.

Illustration 7

A 4-year Bond with 10% coupon rate maturity value ₹ 1000, is currently selling at ₹ 900. Calculate its YTM.

Solution:

Average return per year per Bond = $(400 + 100)/4 = ₹ 125$

Approximate annual rate = $125 / 900 \times 100 = 13.89\%$

We need to calculate the Internal Rate of Return (or YTM).

Net Present Value at 14% discount rate = $-900 + 100 \times 2.914 + 1000 \times 0.592 = -16.60$

Net Present Value at 13% discount rate = $-900 + 100 \times 2.794 + 1000 \times 0.613 = 10.40$

Thus, the exact return on investment is calculated **through interpolation**

$$YTM = \text{Lower Rate} + \frac{\text{Lower Rate NPV}}{(\text{Lower Rate NPV} - \text{Higher rate NPV})} \times \text{Difference in Rates}$$

$$YTM = 13 + \frac{10.40}{[10.40 - (-16.60)]} \times 1 = 13.39\%$$

⊙ YTM Approximation Formula

There is an approximation formula for YTM which is given by

$$YTM = \frac{C + (F - P)}{(F + P)} \times \frac{n}{1}$$

Where C = Coupon, F = Redemption Value and P = Purchase Price

Using the same example above, the YTM would be calculated as

$$YTM = (100 + (1000 - 900) / 4) / ((100 + 900) / 2) = 13.15\%$$

Realised Yield: realised yield is the yield actually earned by the investor on his investment and depends on the reinvestment rate and the holding period chosen by him. The realised yield can be stated as the rate that equates the future value of the purchase price to the total cash flow realised on the bond. The realised deal measures the expected rate of return of a bond that an investor expects to sell prior to its maturity. It can be represented as:

$$P_0 \times FVIF_{r,n} = \text{Total Return} + \text{Purchase Price}$$

Total Return includes coupon payments, interest on interest and capital gains realised on sale.

The realised yield will always lie between YTM and the reinvestment rate. If the reinvestment rate is equal to YTM, Realised Yield will also be equal to YTM. If the reinvestment rate is greater than YTM, the Realised Yield will also be greater than YTM and vice versa.

Valuation of Zero Coupon Bonds

Zero Coupon bonds are those that don't pay any coupon payments. The entire interest is accumulated and is paid at maturity. Normally, Zero Coupon Bonds are issued at a discount and is redeemed at par.

Illustration 8

A zero coupon bond is going to be redeemed at ₹1,00,000 after 25 years. If the investors expect a 12 % return on the bond, what should be the price of the bond?

Solution:

$$\text{Price of Zero Coupon Bond} = \frac{\text{Redemption Price}}{(1 + r)^n}$$

Where r = required rate of return

n = number of years to maturity

$$\text{Price of Zero Coupon Bond} = \frac{100000}{(1.12)^{25}} = ₹5,900$$

Normally, you may be getting a traded Zero Coupon bond whose maturity date and price is available, but the rate

is not. To make investment decisions, investors calculate the realised yield on such bonds and compare the same with their expected returns.

Price-Yield relationship: for a bond, the relationship between the price and the required yield is opposite. The price of the bond is the present value of its cash flows. The required yield increases the present value of the cash flow declines and hence the bond value also declines.

Price-Time Relationship: price remains constant when the bond moves towards its maturity, and if the interest rates remain constant. If the bond is quoted at a premium, the price of the bond decreases when it approaches maturity. Discount bonds increase their prices when they approach maturity. In both cases, the bonds will reach par value at the time of maturity.

Coupon price – yield relationship: the market price of the bond will be equal to the par value of the bond if the YTM equals its coupon rate. if YTM increases (decreases) above the coupon rate then the market value is less (more) than the face value.

Duration

Duration is the weighted average time within which an investor gets back the promised principle and the promised YTM. Duration is a measure of interest rate risk. Duration is the price sensitivity of a bond to changes in yield. It is interpreted as a %age change in bond price for 1% change in yield. We can also interpret duration as the ratio of the %age change in price to the change in yield in %. Given the duration of a bond and its market value, the rupee price change can be computed for a given change in interest rates.

$$\text{Duration} = \frac{\text{Percentage change in bond Price}}{\text{Percentage change in Yield}}$$

Coupon bearing bond always has a duration which is lesser than its maturity. Higher the coupon rate lesser would be the duration and higher the yield to maturity lower will be the duration of the bond. It measures how quickly a bond will repay its true cost. The longer the time it takes the greater exposure the bond has to changes in the interest rate environment and hence higher interest rate risk. Duration is also a measure of interest rate risk. Higher duration employees higher interest rate risk and lower duration means lower interest rate risks.

- ▲ Shorter maturity bonds would have a lower duration.
- ▲ Higher the coupon lower is the duration
- ▲ Higher the YTM lower would be the duration.

⊙ Macaulay Duration

Macaulay duration is a weighted average of the times until the cash flows of a fixed-income instrument are received. The concept was introduced by Canadian economist Frederick Macaulay. It is a measure of the time required for an investor to be repaid the bond's price by the bond's total cash flows. The Macaulay duration is measured in units of time (e.g., years).

The Macaulay duration for coupon-paying bonds is always lower than the bond's time to maturity. For zero-coupon bonds, the duration equals the time to maturity.

The formula for the calculation of Macaulay duration:

$$\text{Macaulay Duration} = \sum_i^n t_i \times \frac{PV_i}{V}$$

Where:

t_i – the time until the i^{th} cash flow from the asset will be received

PV_i – the present value of the i^{th} cash flow from the asset

V – the present value of all cash flows from the asset

⊙ Modified Duration

Relative to the Macaulay duration, the modified duration metric is a more precise measure of price sensitivity. It is primarily applied to bonds, but it can also be used with other types of securities that can be considered as a function of yield.

The modified duration figure indicates the %age change in the bond's value given an X% interest rate change. Unlike the Macaulay duration, modified duration is measured in %ages.

The modified duration is often considered as an extension of the Macaulay duration. It is supported by the following mathematical formula:

$$\text{Modified Duration} = \frac{\text{Macaulay Duration}}{\left(1 + \frac{\text{YTM}}{n}\right)}$$

Where:

YTM – the yield to maturity of a bond

n – the frequency of compounding

Risks of Investing in Bonds

Like any other investment avenue, bonds are no exceptions and do entail risk while investing.

- a) Interest rate risk** refers to the risk that bond prices will fall as interest rates rise. Bonds prices are inversely related to interest rates. For the bond holder, typically it is the risk that interest rates will rise because if the interest rates increase, the price of bonds decreases. By buying a bond, the bondholder has committed to receiving a fixed rate of return for a fixed period. Should the market interest rate rise from the date of the bond's purchase, the bond's price will fall accordingly. The bond will then be trading at a discount to reflect the lower return that an investor will make on the bond.

A bond's interest rate risk depends on the features of the bond such as maturity, coupon rate, yield, and embedded options. All other factors constant, the longer the bond's maturity, the greater is the bond's price sensitivity to changes in interest rates.

Interest rates are a function of several factors such as the demand for money, supply of money, inflation rate, stage of business cycle and government's monetary and fiscal policies.

Thus, interest rate risk of a bond refers to the %age change in bond price due to 1% change in interest rate.

$$\text{Interest Rate Risk} = -\text{Modified Duration} \times \frac{\text{Change in basis points}}{100}$$

All other factors constant, the higher the level of interest rate at which a bond trades, the lower is the price sensitivity when interest rates change.

The price sensitivity of a bond to changes in interest rates can be measured in terms of (1) the %age price change from initial price or (2) the rupee price change from initial price.

If coupon rate = market yield then Price = Par Value

If coupon rate < market yield then Price < Par Value (i.e. Discount)

If coupon rate > market yield then Price > Par Value (i.e. Premium)

b) Reinvestment Risk - refers to the risk that the proceeds from a bond will be reinvested at a lower rate than the bond originally provided. For example, an investor bought a ₹1,000 bond with an annual coupon of 12%. Each year the investor receives ₹120 (12%×₹1,000) which can be reinvested back into other investment avenues (or even other bonds).

But if the market rate falls by 1% over time, that Rs. 120 received from the bond can only be reinvested at 11%, instead of the 12% rate of the original bond.

From an investor's perspective, the disadvantages to call and prepayment provisions are

- (i) the cash flow pattern is uncertain,
- (ii) reinvestment risk increases because proceeds received will have to be reinvested at a relatively lower interest rate, and
- (iii) the capital appreciation potential of a bond is reduced.

For an amortising security, reinvestment risk can be significant because of the right to prepay principal. Also, interest and principal are repaid monthly which further enhances reinvestment risk.

A zero-coupon bond has no reinvestment risk but has greater interest rate risk than a coupon bond of the same maturity.

- c) Call Risk** – refers to the risk that a bond will be called by its issuer. This is applicable for Callable Bonds that contain 'call' provisions, which allow the bond issuer to purchase the bond back from the bondholders and retire (redeem) the bonds. This is usually done when interest rates have fallen substantially since the issue date. Call provisions allow the issuer to retire the old, high-rate bonds and sell low-rate bonds in a bid to lower debt costs.
- d) Default Risk** refers to the risk that the bond's issuer will default in payment of coupon payments (and also redemption amount). Credit ratings agencies (Moody's, Standard & Poor's and ICRA, CRISIL) give credit ratings to bond issues, which helps to give investors an idea of how likely it is that a payment default will occur. For example, most government bonds have very high credit ratings as they have the government support which is unlikely to default. However, small, emerging and private companies have generally do not have such good credit ratings. They are much more likely to default on their bond payments, in which case bondholders will likely lose all or most of their investment.

Moody's	S&P	Fitch	Rating description		
Long-term	Long-term	Long-term			
Aaa	AAA	AAA	Prime	Investment-grade. AAA would refer to highest quality and lowest risk.	
Aa1	AA+	AA+	High grade		
Aa2	AA	AA			
Aa3	AA-	AA-			
A1	A+	A+	Upper medium grade		
A2	A	A			
A3	A-	A-			
Baa1	BBB+	BBB+	Lower medium grade		
Baa2	BBB	BBB			
Baa3	BBB-	BBB-			
Ba1	BB+	BB+	Non-investment grade		
Ba2	BB	BB	speculative		high-yield bonds
Ba3	BB-	BB-			junk bonds
B1	B+	B+	Highly speculative		
B2	B	B			
B3	B-	B-			

Besides the above, the ratings would be classified under C and D series as well – implying higher degree of vulnerability and higher risk.

- e) **Inflation Risk** - is the risk that the yield on a bond will not keep pace with purchasing power (in fact, another name for inflation risk is purchasing power risk). For instance, if you buy a five-year bond in which you can realise a coupon rate of 5%, but the rate of inflation is 8%, the purchasing power of your bond interest has declined. This has the greatest effect on fixed bonds, which have a set interest rate from inception. The interest rates of floating-rate bonds (floaters) are adjusted periodically to match inflation rates, limiting investors' exposure to inflation risk. E.g. TIPS in the US
- f) **Yield curve risk** - for a portfolio occurs when, if interest rates increase by different amounts at different maturities, the portfolio's value will be different than if interest rates had increased by the same amount. One measure of yield curve risk is rate duration, which is the approximate %age price change for a 100 basis point change in the interest rate for one maturity, holding all other maturity interest rates constant.
- A portfolio's duration measures the sensitivity of the portfolio's value to changes in interest rates assuming the interest rates for all maturities change by the same amount.
- Call risk and prepayment risk refer to the risk that a security will be paid prior to the scheduled principal payment dates.
- g) **Liquidity risk** - is the risk that the investor will have to sell a bond below its indicated value. The primary measure of liquidity is the size of the spread between the bid and ask price quoted by dealers. A market bid-ask spread is the difference between the highest bid price and the lowest ask price from among dealers. The liquidity risk of an issue changes over time.
- h) **Exchange rate risk** - is the risk that the currency in which the interest and principal payments are denominated

will decline relative to the domestic currency of the investor. Exchange rate risk arises when interest and principal payments of a bond are not denominated in the domestic currency of the investor.

- i) **Volatility risk** - is the risk that the price of a bond with an embedded option will decline when expected yield volatility changes. For a callable bond, volatility risk is the risk that expected yield volatility will increase; for a puttable bond, volatility risk is the risk that expected yield volatility will decrease.
- j) **Event risk** - is the risk that the ability of an issuer to make interest and principal payments changes dramatically and unexpectedly because of certain events such as a natural catastrophe, corporate takeover, or regulatory changes.
- k) **Sovereign risk** - is the risk that a foreign government's actions cause a default or an adverse price decline on its bond issue. Bond issues that are assigned a rating in the top 4 categories such as AAA, AA, A and BB are considered investment grade bonds. Below these grades, bonds are assumed not to be investment grade and fall in speculative or high yield or junk bonds.

Bonds with Options (Convertible Bonds)

Callable Bond: Many bond issues have a call provision granting the issuer an option to retire all or part of the issue prior to the stated maturity date. A call provision is an advantage to the issuer and a disadvantage to the bondholder. When a callable bond is issued, if the issuer cannot call the bond for a number of years, the bond is said to have a deferred call.

Call Date - For bonds which are callable, i.e., bonds which can be redeemed by the issuer prior to maturity, the call date represents the date at which the bond can be called.

Call Price - The amount of money the issuer has to pay to call a callable bond. When a bond first becomes callable, i.e., on the call date, the call price is often set to equal the face value plus one year's interest.

A puttable bond is one in which the bondholder has the right (not an obligation) to sell the issue back to the issuer at a specified price on designated dates.

The presence of embedded options makes the valuation of fixed income securities complex and requires the modelling of interest rates and issuer/borrower behaviour in order to project cash flows. An investor can borrow funds to purchase a security by using the security itself as collateral.

When interest rates rise, the price of a callable bond will not fall by as much as an otherwise comparable option-free bond because the price of the embedded call option decreases.

The price of a puttable bond is equal to the price of an option-free bond plus the price of the embedded put option.

A conversion option (Call option) grants the bondholder the right to convert the bond into a specified number of issuing company's shares. The terms of a convertible security usually are structured so that there is no immediate benefit available from a conversion. For example, it is unlikely that a bondholder would convert a bond with a par value of ₹ 1,000, convertible into 25 shares, if the market price per share was ₹ 38. However, if the common share price were to rise above ₹ 40, conversion would be considered.

The value of a convertible bond is tied closely to the value of the underlying shares as long as the per-share price multiplied by the conversion ratio (i.e., the number of the shares represented by the convertible option) is greater than or equal to the par value of the bond. When the value of the shares multiplied by the conversion ratio is substantially lower than the par value of the bond, the value of the bond more closely approximates the straight debt amount.

Note that it is difficult to determine the convertible bonds for a private (non listed) company as compared with a listed entity. The simplest way to deal with this issue is to determine the value of the straight, nonconvertible

debt (simple bond value calculation) and the value of the convertible option separately (e.g. using Black Scholes model).

8.3.3 Valuation of Warrants

A warrant is an option issued by a company to buy a stated number of shares of stock at a specified price. Warrants are generally distributed with debt, or preferred stock, to induce investors to buy those securities at lower cost. A detachable warrant is one that can be detached and traded separately from the underlying security. Most warrants are detachable.

A convertible security is a debenture or preferred stock that can be converted into common stock at the owner's discretion. A warrant, on the other hand, is similar to a long-term right, in that it is merely an option to purchase common stock at a stated price. When a convertible is exercised, it is exchanged directly for common stock; however, with a warrant, both money and the warrant are exchanged for the common stock.

The minimum price of a warrant is equal to zero until the price of the stock rises above the warrant's exercise price. After that, the warrant's minimum price takes on positive values. The degree to which the warrant price rises with increases in the common stock price depends upon the exercise ratio. In addition, investors are willing to pay a premium for warrants because only a small loss is possible, in that the warrant price is less than that of the common stock and has large return possibilities.

Several factors affect the size of the warrant premium including:

- The stock price/exercise price-ratio. As the ratio of the stock price to the exercise price climbs, the warrant premium falls, because the leverage ability of the warrant declines.
- The time left to the warrant expiration date. As the expiration date approaches the size of the warrant premium shrinks.
- Investors' expectations concerning the capital gains potential of the stock. If investors feel favourably about the stock, the warrant premium is larger.
- The degree of price volatility on the underlying common stock. The more volatile the common stock, the higher the warrant premium.

Illustration 9

HDC Ltd. has announced issue of warrants on 1:1 basis for its equity shareholders. The current price of the stock is ₹10 and warrants are convertible at an exercise price of ₹11.71 per share. Warrants are detachable and are trading at ₹3.

- What is the minimum price of the warrant?
- What is the warrant premium?
- Now had the current price been ₹16.38, what is the minimum price and warrant premium? (Consider warrants are tradable at ₹9.75)

Solution:

$$\begin{aligned} \text{Minimum Price} &= (\text{Market Price of Common Stock} - \text{Exercise Price}) \times \text{Exchange Ratio} \\ &= ₹(10.00 - 11.71) \times 1.0 = -₹1.71 \end{aligned}$$

Thus, the minimum price on this warrant is considered to be zero, because the price cannot be negative. Since shares are traded at ₹10, the warrant holders will not pay ₹11.71 to purchase the same stock.

$$\begin{aligned} \text{Warrant premium} &= \text{Market price of warrant} - \text{Minimum price of warrant} \\ &= 3 - 0 = ₹3 \end{aligned}$$

$$\begin{aligned}\text{Minimum price} &= (\text{Market price of common stock} - \text{Exercise price}) \times (\text{Exercise ratio}) \\ &= (16.38 - 11.71) \times 1.0 = ₹4.67\end{aligned}$$

$$\begin{aligned}\text{Warrant premium} &= \text{Market price of warrant} - \text{Minimum price of warrant} \\ &= ₹ 9.75 - ₹ 4.67 = ₹5.09\end{aligned}$$

8.3.4 Valuation of Preference Shares

Preferred stock is an element of shareholder equity that has characteristics of both equity and debt. A preference share carries additional rights above and beyond those conferred by equity shares. Preference shareholders may have an advantage over equity shareholders in dissolution, bankruptcy or liquidation. Preference shares also generally have a dividend requirement, which makes them appear like debt. The dividend structure usually has rights attached to it, such as whether the dividends are cumulative or whether the shares participate in enterprise earnings.

Since preference shares generally pay a constant dividend over its lifetime the value of a share of preferred stock is derived from the following formula:

$$\text{Value of preference shares} = \frac{\text{Preference Dividend}}{\text{Required rate of Return}}$$

This formula is applicable globally assuming that preference shares have an infinite life like Equity Shares. In India, Preference Shares have a maximum life of 20 years. That is, Preference shares must either be redeemed (redeemable preference shares) or converted into any other security like Equity Shares (convertible preference shares).

⊙ Characteristics of Preferred Stock

When comparing characteristics of preferred shares to characteristics of similar securities look at the following: An important characteristic of preferred shares is its dividend. The variations could be of the following types:

- ▲ Whether the dividends accrue if they are not paid on time,
- ▲ Whether they cumulative or non-cumulative preference shares.
- ▲ Whether the preference shares holders have the right to participate in earnings or value over and above the stated rate decided
- ▲ Whether the preferred shares are participating vs. non-participating.

Another characteristic is a preferred share would generally entail a distribution upon liquidation before the equity shareholders. At times preferred shares come with voting rights. At some other times facility of put options are granted where, the preferred holder make the company repurchase the shares for a fixed price (usually par value). Remember, each specific characteristic affects value based on the advantage or disadvantage associated with it. The table below highlights them:

Increases Value	Decreases Value
Convertible	Non Convertible
Cumulative	Non-cumulative
Participating	Non-participating
Put Option	No Option
High call price (redeemable)	Low Call price
Voting	Non-voting

Valuation of Intangibles – Copy Rights, Goodwill, Brand

8.4

Intangible assets (intangibles) are long lived assets used in the production of goods and services but do not have a physical existence. However, they represent legal rights or competitive advantages developed or acquired by the holder of the intangible. To have value, intangible assets should generate some measurable amount of economic benefit to the owner, such as incremental turnover or earnings (pricing, volume and better delivery, amongst others), cost savings (process economies and marketing cost savings) and increased market share or visibility.

As per International Glossary of Business Valuation Terms (IGBVT), intangibles are “non- physical assets such as franchises, trademarks, patents, copyrights, goodwill, equities, mineral rights, securities and contracts (as distinguished from physical assets) that grant rights and privileges, and have value for the owner.”

As per Ind AS 38, “An intangible asset is an identifiable non-monetary asset without physical substance.”

Examples of intangibles include Goodwill, Brand, Patent, Copyrights, Customer lists, Domain names, Customer contracts, Non-compete agreements, Mining rights, Broadcasting rights, Secret formulae among others.

Identifying intangibles as per Accounting regulations:

Ind AS 38 requires an entity to recognise an intangible asset, when purchased or self created if, and only if:

- It is probable that the future economic benefits that are attributable to the asset will flow to the entity; and
- The cost of the asset can be measured reliably.

In case an intangible item does not meet both of the above criteria, Ind AS 38 requires the expenditure on this item to be recognized as an expense when it is incurred. Where the item meets the recognition criteria, the intangible asset will be recorded as follows:

Condition	Value at which recorded in financial statements
If asset is acquired separately	At acquisition cost
If asset is acquired in a business combination or through a government grant	At fair value of the asset
If asset is generated internally	Expenditure incurred during development phase

8.4.1 Identifying Fair value of Intangibles

Just like other assets, intangibles can be valued using the Market, Income and Cost Approach. Under the market approach, the value of an intangible asset is determined by reference to market activity. It is rarely possible to find market evidence of transactions involving similar and identical assets. However, in some cases (such as brands), valuers may identify market based transactions of similar assets (brands) and value brands using multiples.

Under Income Approach, some of the commonly used valuation methods are:

- (i) excess earnings method,

- (ii) relief-from-royalty method,
- (iii) premium profit method or with-and-without method,
- (iv) greenfield method, and
- (v) distributor method.

⦿ **Relief from royalty method**

Under relief-from-royalty-method, the value of an intangible asset is determined by estimating the value of total costs saved that would have otherwise been paid by the user as royalty payments, if had been taken on lease from another party. Alternatively, it could also indicate the value of an intangible asset that could have fetched cash flows in the form of royalty payments, had it been leased to a third party. Any associated costs expected to be incurred by the licensee needs to be adjusted from the forecasted revenues.

In using this method, arm's-length royalty or license agreements for comparable assets are analysed. The net revenue expected to be generated by the intangible asset during its expected remaining life are then multiplied by the selected benchmark royalty rate (can be obtained from similar transactions or profit split method).

The estimated royalty stream is adjusted for expenses and taxes. The resultant value is then discounted to present value, which results in an indication of the value of owning the intangible asset.

⦿ **Multi period excess earnings method (MEEM)**

The MEEM is used to value an intangible asset which is the primary intangible asset of the business. For example, for valuation of two intangible assets, say customer contracts and intellectual property rights, MEEM should be considered for valuation of one of the intangible asset while the other intangible asset should be valued using another method, unless both intangible assets are significant for the business.

Under this method, the value of an intangible asset is equal to the present value of the incremental after-tax cash flows ('excess earnings') attributable to the intangible asset to be valued over its remaining useful life. In other words, it is the present value of the excess cash flows attributable to the intangible asset to be valued (based on attrition rate of customers) as adjusted by the associated expenses required for the generation of the cash flows and cash flows pertaining to contributory assets (assets that contribute to the cash flows relating to the intangible asset to be valued).

⦿ **With and without method (WWM)**

The value of an intangible asset using the with and Without Method (WWM) is computed by comparing the scenarios in which the business:

- a) Utilises the intangible asset to be valued ('With' scenario); and
- b) Does not utilise the intangible asset to be valued ('Without' scenario)

It should be noted that all other factors relating to valuation should remain constant. Under this method, the value of the intangible asset to be valued is equal to the present value of the difference between the projected cash flows over the remaining useful life of the asset under the above two scenarios:

Value of the intangible = Value of business with the intangible – Value of business without the intangible

⦿ **Greenfield method**

Greenfield method is primarily used to value franchise agreements and certain licenses. The basic assumption for valuation using the Greenfield method is that the intangible asset to be valued is the only asset with all other tangible or intangible assets being created, leased or acquired. Instead of the contributory asset charge generally deducted from the cash flows, a valuer is required to subtract replacement cost of the asset that is required to be

built or bought.

⊙ **Distributor method**

This is a variation of MEEM and is adopted for valuation of customer based intangible assets when MEEM is applied to value another intangible asset (considered to be more significant). The fundamental assumption used in this method is that cash flows of each segment of a particular business are expected to generate profits.

⊙ **Cost Approach**

The cost approach relies upon the principle of substitution and recognises that a prudent investor will pay no more for an asset than the cost to replace it new with an identical or similar unit of equal utility. Cost approach is a valuation approach that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost).

Cost method is commonly used to value acquired or internally generated intangible assets like software, technology, assembled workforce, etc. The cost approach should be used with discretion and generally for intangible assets that are not the primary business drivers and for which a market participant may not be willing to pay a significant premium.

8.4.2 Copyrights

Copyright is a government granted right to authors, sculptors, painters, and other artists for their creations. A copyright is granted for the life of the creator plus 70 years. It gives the creator and heirs an exclusive right to reproduce and sell the artistic work or published work.

Cost of Copyright: If purchased, the cost includes the purchase price plus any legal fees. If developed by the owner (the creator), no cost can be assigned and capitalized. Amortization is by Straight-line method or a unit-of-production method. However, for calculation of Fair Value of copyright, valuer must consider the cash flows from the copyright.

⊙ **Valuation of Copyrights**

Illustration 10

Let's say V. Goel, the current Copyright holder of the book "Business Valuation, Practitioners' Guide valuation of Companies" is willing to sell the copyrights of his book to a publisher who is keen to buy the copyrights. The following assumptions may be relevant.

Currently, 2500 copies of the book are sold at an annual price of ₹1,750 per book. The cost of production, distribution and author royalties amount to 70% of Sales. The book is becoming popular and the publisher estimates that the sales of the book may increase by 5 % every year for the next 5 years and for 2 % from year 6 to 10. This is including the newer editions of the same book. However, after 5 years, given the introduction of other books on the same subject, dilution of exclusivity, violation of copyrights and plagiarism, there may not be any special advantage from the book beyond year 10. Assuming a discount rate of 10 %, we can assess the value of the copyrights as follows.

Solution:

The copyrights valuation can be done using the Market or Income or even cost approach. Let's say we apply the Income approach to value the copyrights.

Amount in ₹Lakh	0	1	2	3	4	5	6	7	8	9	10
Annual Increase		5%	5%	5%	5%	5%	2%	2%	2%	2%	2%
Book Price (₹)	1750										
Unit Sales per Year	2500										
Revenue	43.75										
Less: Costs @ 70%	30.63										
Cash Flows	13.13	13.78	14.47	15.19	15.95	16.75	17.09	17.43	17.78	18.13	18.49
PV Factor @ 10%		0.909	0.826	0.751	0.683	0.621	0.564	0.513	0.467	0.424	0.386
PV of Cash Flows		12.53	11.95	11.41	10.90	10.40	9.64	8.94	8.30	7.69	7.14
Value of Copyrights	98.89										

8.4.3 Goodwill

When a business earns profits at a rate higher than that at which a similar business earns, the former business is said to possess goodwill. Though valuers are often assigned to value Goodwill of an entity, from an accounting perspective, internally generated goodwill may not be recognised as an asset because it is not an identifiable resource. That is, it is not separable nor does it arise from contractual or other legal rights that are controlled by the entity and that are reliably measurable.

As per IFRS, Goodwill is present where the aggregate of the fair value of consideration transferred, the acquisition date fair value of any previously held interest and any non-controlling interest exceeds the fair value of the assets and liabilities acquired.

Goodwill appears in the Financial Statements only in case of acquisition and is measured as:

Goodwill = Purchase Consideration in an acquisition – Fair Value of Assets acquired

Remember, value of Goodwill is usually embedded in the value of the company and need not be valued separately.

Goodwill is required to be tested for impairment under accounting regulations. However, under Income Tax regulations, Goodwill was available for depreciation like any other intangible asset. Finance Act 2021 has withdrawn this benefit and goodwill is not eligible for depreciation under Income Tax regulations going forward. This may reduce the attractiveness of Mergers & Acquisitions in the absence of tax benefits on goodwill depreciation.

Traditionally, for private businesses, Goodwill is calculated using some methods such as Super Profits Method, Average Profits method and Annuity method.

Under this method average super profit is ascertained. Goodwill is calculated at a few years' purchase of the super profit of the concern. The number of years to be taken for consideration depends upon the nature of the

business, the steady or fluctuating nature of the profit and also the nature of goodwill.

First, ascertain the average capital employed during the year. For this purpose, take the total of the closing real assets of the concern as revalued (excluding the non-trading assets and goodwill already appearing in the balance sheet unless such goodwill represented the payment to the vendor)

In order to find out the average capital employed it is necessary to deduct from the above the current liabilities and 50% of the profits for the year after tax. The profit should also be excluding non-operating income, if any. The average capital employed in this way excludes the long term loans, debentures and preference shares.

The idea of capital employed is not suitable for the purpose of valuation of goodwill of an individual company where valuation is to be done to the advantage of the equity shareholders. In this case, from the above total assets we deduct the current liabilities, long term loans, preference capital, etc, also 50% of the profit for the year after excluding non-operating income and after charging interest on long term loans and debentures, preference dividend, etc.

The average capital employed is the mean of the opening and closing capitals. As we have taken the closing net assets which include the profits for the year it is necessary to deduct 50% of the profit in order to get the capital at the middle of the year. If, however, the closing net assets are after the payment of dividend or after setting aside a portion of the profit to proposed dividend account, necessary adjustments must be done so that the average capital ascertained includes only 50% of the profit after tax.

Now we calculate the normal average annual trading profit after tax, but before charging interest on debentures and long-term loans and also preference dividend. From this average profit reasonable managerial remuneration should also be deducted. The profit as obtained after the above adjustments is to be compared with the reasonable return on the average capital employed, calculated at the rate of return earned by similar businesses. If the former exceeds the latter the balance represents the super profit.

A few years' purchase of the super profit is taken as the value of goodwill.

Illustration 11

The following information is available for ST Ltd

Liabilities	31.3.20×4	31.3.20×5	31.3.20×6
Equity Share Capital (3,20,000 shares)	32,00,000	32,00,000	32,00,000
Reserves & Surplus	26,80,000	31,20,000	36,80,000
Trade Payables	12,00,000	16,00,000	20,00,000
Total Liabilities and Equity	70,80,000	79,20,000	88,80,000
Assets			
Property, Plant & Equipment (Net)	28,00,000	32,00,000	32,00,000
Inventory	20,00,000	24,00,000	28,00,000
Trade Receivables	40,000	3,20,000	8,80,000
Cash and Bank Balance	22,40,000	20,00,000	20,00,000
Total Assets	70,80,000	79,20,000	88,80,000

Additional information:

Capital Employed as on 1-Apr-20 × 4 was ₹73,20,000

Normal Return on Capital Employed is 12.5 %.

Particulars as on	31.3.20×4	31.3.20×5	31.3.20×6
Fair Value of Property, Plant & Equipment	36,00,000	40,00,000	44,00,000
Fair Value of Inventory	24,00,000	28,00,000	32,00,000
Net Profit	8,40,000	12,40,000	16,40,000

If goodwill is calculated as 5 years' purchase based on average super profit, calculate Goodwill and Value of the business.

Solution:

	1-Apr-20×4	31.3.20×4	31.3.20×5	31.3.20×6
Property, Plant & Equipment (revalued)		36,00,000	40,00,000	44,00,000
Stock (revalued)		24,00,000	28,00,000	32,00,000
Trade Receivable		40,000	3,20,000	8,80,000
Bank Balance		2,40,000	4,00,000	8,00,000
Total Assets		62,80,000	75,20,000	92,80,000
Less: Trade Payable		12,00,000	16,00,000	20,00,000
Capital Employed	73,20,000	50,80,000	59,20,000	72,80,000
Average Capital Employed		62,00,000	55,00,000	66,00,000
Normal Profit (A)	12.50%	7,75,000	6,87,500	8,25,000
Net Profit		8,40,000	12,40,000	16,40,000
Add: Undervaluation of Inventory		4,00,000	4,00,000	4,00,000
Adjusted Net Profit (B)		12,40,000	16,40,000	20,40,000
Super Profit (B – A)		4,65,000	9,52,500	12,15,000
Average Super Profit				8,77,500
Goodwill @ 5 Years Purchase				43,87,500

Particulars	Amount (₹)
Total Assets (Fair Values)	92,80,000
Less: Total Liabilities	20,00,000
Net Asset Value	72,80,000
Add: Goodwill	43,87,500
Value of the business	1,16,67,500

8.4.3 Brand

A 'brand' is often considered to be a marketing-related intangible asset that may include logos, names, and terms

that are intended to identify products and services. It helps create distinctive images and associations in the minds of consumers and other stakeholders, and consequently may create economic benefits for the owner of the brand. The term ‘brand’ is used in many instances; it may be referred to as a Trademark, or a bundle of intellectual property rights (IPR) such as formulae, recipes, and design rights. Strong brands usually enhance business performance by influencing three key stakeholder groups – Customers, Employees, and Investors.

⦿ **Valuation of Brand:**

Market Approach: The market approach, also referred to as Sales Comparison Approach, attempts to value the brand in comparison to similar brand(s). This approach requires considers various factors such as operating markets, legal protection, economic environment and relative brand strength. This approach requires a detailed evaluation of the comparability of the two brands, considering factors such as the markets in which they operate, relative brand strength, legal protection, and the economic outlook at the times of the transactions.

Cost Approach: This approach measures the value of a brand based on the cost invested in building the brand, or its replacement or reproduction cost. It is based on the premise that a prudent investor would not pay more for a brand than the cost to replace or reproduce it. The cost approach may not be relied upon to when determining a brand’s value. But it may be used to validate the value as per Income Approach.

Income Approach: The income approach values a brand as the present value of the future earnings that it is expected to generate over its remaining useful economic life. This is a commonly used approach to value businesses and other assets. The valuer would need to carry out an analytical review of the current and potential size of the market in which the brand operates. It is often necessary to separately evaluate all key market segments in which the brand operates, in order to take account of differences in competitive forces and market trends. Specific assumptions that require research and analysis include the brand’s current cash flows, forecast growth (short term and long term), the risk associated with future earnings, the discount rate, the brand’s useful economic life, and tax considerations. The information requirements would vary depending upon the valuation approach and method that have been selected.

Brand Valuation using Relief from Royalty Approach: The method assumes that the brand is not owned, but rather is licensing from another company, and attempts to calculate how much the firm would have to pay in the open market in licensing fees to obtain the rights to use the brand. The amount of Royalty Saved is further separated into Brand specific revenues and other factors. This method requires analysing licensing agreements among companies for the use of comparable brands to determine an appropriate royalty rate to apply. The method also requires forecasting and discounting the future cash flows of the company, which requires making assumptions about future growth and discount rates. The value of the brand is then calculated as the net present value of the royalty payments that the company is saving by owning the brand itself.

Illustration 12

Logos Ltd is considering evaluating its brand value. It has projected the revenues for the next 5 years as follows:

	1	2	3	4	5
Revenues (₹)	20,000	22,000	24,200	26,600	29,300

The Royalty rate for similar businesses is 10 %. The company believes that Brand specific revenue is 3 % of the Royalty factor. Assuming that the company will not enjoy superior brand power for more than 5 years, and a discount rate of 12 %, what should be the value of the brand?

Solution:

Year	0	1	2	3	4	5
Revenue (₹)		20,000	22,000	24,200	26,600	29,300
Royalty Expense @10% (₹)		2,000	2,200	2,420	2,660	2,930
Cash Flows @ 3% (₹)		60.00	66.00	72.60	79.80	87.90
PV Factor		0.893	0.797	0.712	0.636	0.567
PV of Cash Flows (₹)		53.58	52.60	51.69	50.75	49.84
Net present Value (Brand Value) (₹)	258.47					

8.4.4 Other Intangibles

☉ Trademarks & Trade Names

Trademarks and trade names refer to a word, a phrase, or a symbol that distinguishes a product or an enterprise from another (i.e., company names such as Coca Cola, Microsoft). Cost is similar to that of copyrights. The owner should register at the Patent Office for 10 years life. The registration can be renewed every 10 years for unlimited times. Amortization is over the shorter of the useful or legal life, not to exceed 40 years.

☉ Leaseholds

By signing a contract, the lessee acquires an exclusive right to use the property. Leasehold improvements denote the improvements made to the leased property.

Incorporation Costs: Organization costs refer to costs associated with the formation of a corporation including fees to underwriters (for stock issuance), legal fees, promotional expenditures, etc.

Ind AS, 116 / 17 provides detailed guidance on accounting and valuation of Leases.

A Lease hold property may give rise to “Right to Use” asset that is an intangible with a corresponding Lease Liability.

Present Value of Lease Liability	
Add: Initial Direct costs	
Add: Estimated cost to dismantle, remove or restore (per Ind AS 37)	
Add: Prepaid Lease Payments (e.g. Deposits)	
Less: Lease incentives received	
Equals Right to Use Asset	

Illustration 13

JDM Ltd has entered into a lease agreement to use an equipment for 7 years. The initial cost paid is INR 50,000 and the lease rental is INR 20,000 per year. The incremental borrowing rate for the lessee is 9 % p.a. What should be the Right Of Use (ROU) Asset as per Ind AS?

Solution:

Year	0	1	2	3	4	5	6	7
Cash Flow (INR)		20,000	20,000	20,000	20,000	20,000	20,000	20,000
PV Factor		0.917	0.842	0.772	0.708	0.65	0.596	0.547

Year	0	1	2	3	4	5	6	7
PV (INR)		18,340	16,840	15,440	14,160	13,000	11,920	10,940
PV of Cash Flows	1,00,640							
Add: Initial Cost	50,000							
ROU Asset	1,50,640							

⦿ Franchise & License:

A franchise is a contractual agreement under which the franchiser grants the franchisee the right to sell certain products or service or to use certain trade names or trademarks.

A license is a contractual agreement between a governmental body and a private enterprise to use public property to provide services. Costs should be capitalized.

Amortization is done over the shorter of the contractual life or the useful life, not to exceed 40 years.

When central or state government permits any entity to use some national property for commercial use, a Concessional Right agreement is entered upon against certain capital fees without or without usage based fees. For example, when radio spectrum is granted to telecom companies or any sea shore is licensed to a private company for developing and running ports. The one-time initial fee paid upon signing the contract is recognised as an intangible asset, and the recurring payment against usage is considered as a revenue expenditure.

⦿ Research and Development (R&D):

R&D related expenditures are expensed and disclosed, if they are incurred for internal use.

Costs of R&D performed under contracts are capitalized as inventory. Income from these contracts can be recognized based on %age-of completion or complete contract method as discussed for the long-term construction contracts.

R&D expenditures include salaries of personnel involved in R&D, costs of materials used, equipment, facilities and intangibles used in R&D activities. If equipment has an alternative usage, only the depreciation expense will be included in the R&D expense.

⦿ Computer Software Costs

If the software is to be sold, most of the costs need to be expensed. Costs include designing, coding, testing, documentation and preparation of training materials. All these costs should be expensed as R&D expenses.

Costs occurred after technological feasibility of the product is established (i.e., the costs of design to suit the needs of customers) should be capitalized as an intangible asset.

Costs occurred after the software is ready for general release and production: These costs should be product costs.

Valuation of Human Resources

8.5

Unlike other resources, human beings cannot be ‘purchased’ or owned by the entity, and hence are relatively free to either serve or turnover. From the entity’s viewpoint, this suggests a dual aspect to an individual’s value: one aspect is the amount that entity could potentially realise from his or her services if he or she stays with the entity during his/her service period. The other aspect is the amount of value expected to be realised from the human resource.

In knowledge-driven economies, it is imperative that the human resources be recognized as an integral part of the total worth of an organisation. However, to estimate and project the worth of the human capital, it is necessary that some method of quantifying the worth of the knowledge, motivation, skills, and contribution of the human element as well as that of the organisational processes, like recruitment, selection, training etc., which are used to build and support these human aspects, is developed. Human resource management activities include attraction, selection, acquisition, utilization retention, development and utilization for next higher level of value additions.

◉ Cost Approach:

Under this model, the actual cost of recruiting, selecting, hiring, placing and developing the employees of an organisation are capitalized and amortized over the expected useful life of the asset concerned. The sum of the cost as mentioned above for all the employees of the enterprise is taken to represent the total value of human resources. If the assets are liquidated permanently, losses are recorded and if the asset has longer life than estimated, are made in the amortized value. If an employee’s leaves the firm before the expiry of expected service life of the employees the net asset value to that extent is charged to current revenue.

It capitalizes only recruiting training, development, placement and inducting cost but ignores the future expected costs to incurred for their maintenance. Secondly, estimation of the number of years over which the capitalized expenditure is to be taken and is likely to be largely subjective. It is difficult to calculate the rate which total expenditure on human resources is to be amortized.

◉ Income Approach:

This approach is applicable for skilled resources and considers contribution of resources to the entity.

Flamholtz’s Stochastic Rewards Valuation Model assumes that an individual generates work value as he or she occupies and moves along organisation roles and renders service to the enterprise. The model presupposes that a person will move from one state (role) of the system (organisation) to any other state during a specified time period. Exit also is considered a state in this model.

Lev and Schwartz model is based on the economic concept of recognising humans as wealth-providing sources of income and relies on measurement of such wealth as a present value of future income streams. Valuations of

Human Resources of homogenous group can be done by aggregating the present values of wages and salary payable to individual employees during the stay with the organisation. Measurement of HRs under this method involves:

- division of employee according to their age, grade of pay and designation
- determination of average per year
- calculating of total earnings based on the remaining tenure of the service life
- discounted total earning on the basis of average rate of return.

The biggest challenge of this approach is the determination of average rate of return. Normally, this would vary depending on the purpose of valuation. It could range from average inflation rate to the rate of return expected from the employees' skills in overall business.

Illustration 14

Mr D, a 55 year old employee is currently earning a salary of ₹40,00,000 per annum. He retires in 5 years and expects annual increment of 8 percent every year. The cost of capital applicable to the company is 11 percent. What is the value of Mr D to the company?

Solution:

Year	Annual Income	PV Factor	PV of Annual income
1	40,00,000	0.901	36,03,604
2	43,20,000	0.812	35,06,209
3	46,65,600	0.731	34,11,447
4	50,38,848	0.659	33,19,245
5	54,41,956	0.593	32,29,536
Value of the resource			1,70,70,041

While this approach computes the value of the human resource based on their income, it does not capture the contribution of the human resource to the organisation.

8.6.1 Principles of valuation

The major principles that govern valuation of real estate are:

- a) **Progression.** A property's value may increase due to the existence of similar properties in similar locations, containing better quality.
- b) **Regression.** A property's value may decrease due to the existence of similar properties in similar locations, containing poor quality.
- c) **Conformity.** A property is most likely to appreciate in value along with other, similar properties in the same neighbourhood.
- d) **Substitution.** A property's greatest potential market value is limited by the market value of other, similar properties.
- e) **Change.** No condition remains the same indefinitely; change is part of the economic cycle.
- f) **Anticipation.** Market value often is affected by expectations about future events.
- g) **Contribution.** Improvements add to market value as a factor of current supply and demand, and not necessarily based on actual cost.
- h) **Plottage.** Land values tend to increase when adjacent lots are combined into single ownership and put to a single zoning or use.
- i) **Highest and best use.** Real estate valuation is maximized when land is utilized in the best possible way.
- j) **Competition.** Opportunities for profitable investment lead to competition.

In case of valuation of real estate, price is usually a good starting point in valuation analysis. But valuation contains many additional elements of risk and reward; the current price of any real estate reflects a mix of factors, both advantageous and disadvantageous.

8.6.2 Cost Method

The cost approach to valuation calculates what it would cost to duplicate the existing improvements in today's rupees. A distinction must be made between cost and replacement, especially for older structures with exceptional architectural or handwork features. A replacement of such attributes would be more expensive than merely replacing a structure of the same square footage and other internal features.

The cost approach includes a calculation of construction costs, minus an estimate of depreciation and special site features, such as view, topography, or lot shape. Depreciation is an estimate of the difference between notional new construction (cost or replacement) and the current condition of property. So a run-down property will be given

a higher allowance for depreciation than one that is newer and in better condition. A formula for arriving at value using the cost approach is:

Value of Property = Replacement Cost of construction – allowance for depreciation + value based on property features

$$\text{Cost of construction} = \text{Area of the property (e.g. Sq ft)} \times \text{Rate (e.g. per sq ft)}$$

The rate is usually obtained from reputable sources (market data or government rates)

Depreciation allowance is calculated to adjust for age and condition of the property to assess its economic life. An age/life method for calculating depreciation involves dividing 100 by the economic life to arrive at annual depreciation. For example, if the valuer believes that the economic life of a property is 40 years, the depreciation calculation would begin with:

$$100 \div 40 = 2.5\% \text{ depreciation per year}$$

Considering the effective age (not necessarily the legal/actual age) based on current condition of improvements, (e.g. 5 years) depreciation rate is

Depreciation per year x effective age

$$\text{i.e. } 2.5\% \times 5 \text{ years} = 12.5\%$$

If the current replacement cost of the property is calculated at ₹30,00,000, the calculation would be

		₹
Current replacement cost of construction		30,00,000
Depreciation	12.50%	3,75,000
Net Cost Value		26,25,000

The valuer adds value for advantageous property features. By comparing the subject property to other properties in the area, the valuer may add a factor to compensate for differences. For example, if the property is larger than other lots, the valuer may add a percentage to the net cost value e.g. 5 percent to the value of the property for property value

		₹
Net Cost Value		26,25,000
Add: Property features premium	5.0%	1,31,250
Net Cost Value		27,56,250

Often a valuer is supplied with a cost estimate by the developer. The cost estimate should be crosschecked against the actual development costs of similar subdivisions and perhaps against cost service estimates. The cost method is also often used for valuation of industrial properties

that may have specialized equipment and do not have an easily observed rental market. As such, the cost method may be more applicable than the income approach in such cases.

8.6.3 Market Approach

The Market Approach is an exercise in comparison between the subject property and other, similar properties with recent transactions. Recent sales reveal current market value and make a convincing argument in support of this valuation method. However, some adjustments may be required. For example, adjustments may be required due to difference in property features such as age, area, condition among others.

Alternatively, a Gross Rent Multiplier is also used for valuing properties. This is a factor developed from a study of comparable sales prices of properties and the annual income from those properties.

$$\text{Gross Rent Multiplier} = \text{Sale price} / \text{Gross Annual Income}$$

Illustration 15

A valuer is trying to assess the value of a residential property. He has identified the comparable property sales in recent past from the neighbourhood.

Sale Price	Annual income	GRM
93,75,000	5,04,000	18.60
99,45,000	5,40,000	18.42
1,00,50,000	6,00,000	16.75
1,06,12,000	4,80,000	22.11
1,08,75,000	5,76,000	18.88
	Average	18.95

Solution;

If the expected annual income from the property is INR 6,00,000, then the value of the property will be assessed as $6,00,000 \times 18.95 = \text{INR } 1,13,70,768$

8.6.4 Income Approach

The Income Approach applies the income from the property and uses the discounting factors to assess the value of the property.

Capitalisation rate: As an alternative to Gross Rent Multiplier method, valuer may also use Capitalisation rate method. The calculation of cap rate involves calculation of Net Operating Income [Rent, less, vacancy factor, taxes, insurance, management fee, repairs, maintenance etc] and a comparison between the subject property and cap rates on comparable properties in the similar area.

For example, in valuing an apartment complex with net operating income (rents less vacancy factor, taxes, insurance, management fees, repairs and utilities) of INR 6,36,000 per year, the current value of the complex can be calculated by comparison with other apartment complexes with a similar number of units, similar neighbourhood, and similar condition and age.

Net Operating Income	Value	Cap Rate
7,65,000	75,00,000	10.20%
7,85,400	80,00,000	9.82%
6,63,000	70,00,000	9.47%
	Average	9.83%

Given the Average Cap Rate of 9.83%, the value can be assessed as

$$636000 / 0.0983 = ₹ 64,70,225$$

Value Added, Economic Value Added, Market Value Added

8.7

8.7.1 Value Added

Value-added generally refers to the additional features or economic value that a company adds to its products and services before offering them to customers. This helps them attract more customers, which can boost revenue and profits. However, in the context of corporate finance, Value-added is in the context of enhancing the shareholders' value. The actions a company takes can affect value in various ways. This includes impact on cash flows from existing assets, growth rates, cost of capital or length of growth period.

The Net Present Value (NPV) reflects the amount of value created by a project over and above the expectations of the providers of capital (Cost of Capital). Investing in positive NPV projects enhances the value of the company and vice versa. However, considering the assumptions underlying any NPV (or DCF) exercise may be complicated as the number of inputs increases. Thus, assuming efficient markets, a company is said to have created more value when the market capitalisation increases and where the stock prices fall, the company is said to have destroyed value.

In the recent past, new mechanisms of creating value have emerged which are simpler to estimate and do not require heavy dependence on market movements or estimates. These are Economic Value Added (EVA), and market Value Added (MVA).

8.7.2 Economic Value Added™

Economic Value added (EVA)^{TM1} is the financial performance measure that comes closer than any other to capturing the true economic profit of an enterprise. EVA also is the performance measure most directly linked to the creation of shareholder wealth over time.

Economic profit is NOPAT minus a capital charge, which represents a sort of rental fee charged to the company for its use of capital. In other words, economic profit is the profits (or returns) our company must generate in order to satisfy the lenders and shareholders who have "rented" capital to the company. Keep in mind that economic profit is a period metric, like earnings or cash flow.

EVA = Net Operating Profit After Tax – Currency Cost of Capital

EVA = Net operating Profit After tax – (Capital Employed x Cost of Capital)

Net Operating Profit After Tax (NOPAT): A company's potential cash earnings if its capitalization were unleveraged (that is, if it had no debt). NOPAT is frequently used in economic value added (EVA) calculations.

Calculated as:

$$\text{NOPAT} = \text{Operating Income} \times (1 - \text{Tax Rate})$$

To get into details, EVA =

(A) Adjusted Operating Profits before Taxes

¹ Formalised by Stern Stewart & Co.

Minus	(B)	Cash Operating Taxes
Equals	(C)	Net Operating Profits After Taxes (NOPAT)
Minus	(D)	Currency Cost of Capital (Capital Employed X Cost of Capital)
Equals	(E)	Economic Value Added (EVA)

OPERATING PROFIT (AFTER DEPRECIATION AND AMORTIZATION)

Add:	Implied Interest on Operating Leases
Add:	Goodwill Amortization
Equals:	(A) Adjusted Operating Profits before Taxes

INCOME TAX EXPENSE

Add:	Decrease in Deferred Taxes
Add:	Tax Benefit from Interest Expenses
Add:	Tax Benefit from Interest on Leases
Less:	Taxes on Nonoperating Income
Equals:	(B) Cash Operating Taxes

(A) minus (B) equals: (C) Net Operating Profit After Taxes (NOPAT)

CAPITAL EMPLOYED=

Net Working Capital (current assets less non-interest-bearing liabilities)

Add:	Net Plant, Property, and Equipment
Add:	Other Assets
Add:	Goodwill
Add:	Accumulated Goodwill Amortized
Add:	Present Value of Operating Leases
Equals:	Capital Employed

Alternatively, Capital Employed = Equity + Preference Capital + Long Term Debt

WEIGHTED AVERAGE COST OF CAPITAL (WACC)

= (Book Value of Debt/Total Book Value) × (the Market Cost of Debt) (1 – Tax Rate)

= (Book Value of Equity/Total Book Value) × (Cost of Equity)

= (Cost of equity is based on the CAPM using the prevailing 10-year Treasury bond as the Risk-Free Rate, a calculated beta, and a market risk premium)

(D) Currency Cost of Capital = Capital Employed × WACC

(E) Economic Value Added (EVA) =

(C) Net Operating Profits After Taxes (NOPAT) Minus (D) Currency Cost of Capital

Put most simply, EVA is net operating profit minus an appropriate charge for the opportunity cost of all capital invested in an enterprise. As such, EVA is an estimate of true “economic” profit, or the amount by which earnings exceed or fall short of the required minimum rate of return that shareholders and lenders could get by investing in other securities of comparable risk.

$$\text{Terminal Value} = \frac{\text{EVA}}{(\text{WACC} - \text{Net sales Growth rate})}$$

Capital Invested for all years = Total equity + Interest bearing liabilities + Convertibles - Total interest bearing financial assets.

$$\text{Capital Invested}_{\text{terminal year}} = \frac{\left(\text{NOPAT} - \text{Gross Capital Expenditure} - \text{Change in Working Capital} \right) + \text{Increase in non-interest bearing liabilities} - \text{Total depreciation}}{\text{Net Sales growth} \times \text{NOPAT}}$$

Capital Invested for terminal year = (NOPAT - Gross capital expenditure - Change in working capital + Increase in non-interest bearing liabilities - Total depreciation) / (Net sales growth x NOPAT)

Illustration 16

Consider a firm that has assets in place in which it has capital invested of ₹100 crores. Assume the following further facts about the firm:

- a) The after-tax operating income on assets in place is ₹15 crores. This return on capital of 15% is expected to be sustained in the future, and the company has a cost of capital of 10%.
- b) At the beginning of each of the next 5 years, the firm is expected to make investments of ₹10 crores each. These investments are also expected to earn 15% as a return on capital, and the cost of capital is expected to remain 10%.
- c) After year 5, the company will continue to make investments and earnings will grow 5% a year, but the new investments will have a return on capital of only 10%, which is also the cost of capital.
- d) All assets and investments are expected to have infinite lives. Thus, the assets in place and the investments made in the first five years will make 15% a year in perpetuity, with no growth.

This firm can be valued using an economic value added (EVA) approach as follows:

Solution:

The value of the firm would be assessed based on three parts.

Capital Invested + EVA from Existing assets + EVA from new investments

Remember: the investments are made at the beginning of each year. So 1st Year investment is effectively at year zero i.e. today.

		₹
Capital Invested		100.00
EVA from Existing Assets	$100 \times (15\% - 10\%) / 10\%$	50.00
EVA from 1st Year Investment	$10 \times (15\% - 10\%) / (10\%)$	5.00
EVA from 2nd Year investment	$10 \times (15\% - 10\%) / (10\% \times 1.10)$	4.55
EVA from 3rd Year investment	$10 \times (15\% - 10\%) / (10\% \times 1.10^2)$	4.13
EVA from 4th Year Investment	$10 \times (15\% - 10\%) / (10\% \times 1.10^3)$	3.76
EVA from 5th Year Investment	$10 \times (15\% - 10\%) / (10\% \times 1.10^4)$	3.42
Total Value of the Firm		170.86

8.7.3 Market Value Added

Market value Added (MVA) is the difference between the current market value of a firm and the capital contributed by investors. If MVA is positive, the firm has added value. If it is negative the firm has destroyed value.

To find out whether management has created or destroyed value since its inception, the firm's MVA can be used:

MVA = Market value of equity capital – capital employed

The higher the MVA, the better. A high MVA indicates the company has created substantial wealth for the shareholders. A negative MVA means that the value of the actions and investments of management is less than the value of the capital contributed to the company by the capital markets, meaning wealth or value has been destroyed.

The aim of the company should be to maximize MVA. The aim should not be to maximize the value of the firm, since this can be easily accomplished by investing ever-increasing amounts of capital.

8.7.4 Relationship Between EVA and Market Value Added

The market value of a firm reflects not only the Expected EVA of Assets in place but also the Expected EVA from future projects. To the extent that the actual economic value added is smaller than the expected EVA the market value can decrease even though the EVA is higher.

This does not imply that increasing EVA is bad from a corporate finance stand point. In fact, given a choice between delivering a “below-expectation” EVA and no EVA at all, the firm should deliver the “below-expectation” EVA. It does suggest that the correlation between increasing year-to-year EVA and market value will be weaker for firms with high anticipated growth (and excess returns) than for firms with low or no anticipated growth. It does suggest also that “investment strategies” based upon EVA have to be carefully constructed, especially for firms where there is an expectation built into prices of “high” surplus returns.

8.8.1 Liabilities

As per IFRS, and Ind AS, A liability is a present obligation of the entity arising from past events, the settlement of which is expected to result in an outflow from the entity of resources embodying economic benefits.

Liabilities may be defined as currently existing obligation which a business enterprise intends to meet at some time in future. Such obligations arise from legal or managerial considerations and impose restrictions on the use of assets by the enterprise for its own purposes. Liabilities also include certain deferred credits that are not obligations but that are recognised and measured in conformity with generally accepted accounting principles.

Actual liabilities valuation can be done on the basis of true and fair financial position of the business entity. Valuation should be properly disclose, otherwise it can make disturb to show actual financial health of the company. More clearly under valuation or over valuation of liabilities may not only affect the operating result and financial position of the current period but will also affect these for the next accounting period.

◉ Determinants of Liabilities Valuation

- a) The obligation must, of course, exist at the present time. That is, it must arise out of some past transaction or event. It may arise from the acquisition of goods or services, from losses already sustained for which the firm is liable, or from the expectation of losses for which the firm has obligation itself.
- b) Equitable obligations or duties should be included if they are based on the necessity of making future payment to maintain good business relationship or if they are in accordance with normal business practice.
- c) There should be little or no discretion to avoid the future sacrifice. It is necessary that the amount of the obligation be known with certainty so long as a future sacrifice is probable.
- d) There should be a determinable maturity value or the expectation that payment of an amount determined by reasonable estimation will be required at some specific time in the future, even through the exact thing is not known at present. The time of payment may be extended by the substitution of new liabilities, or the obligation may be terminated by their conversion into stockholder equities.
- e) Normally, the payee would be known or be identifiable either specifically or as a group. However, so long the payee becomes identifiable by the settlement date, it is not necessary that the payer knows the identity of payee or that the creditor professes the claim or has knowledge of it at the present time.

The valuation of liabilities is part of the process of measuring both capital and income, and is important to such problems as capital maintenance and the ascertainment of a firm's financial position. According to Borton, the requirements for an accurate measurement of the financial position and financial structure should determine the basis for liability valuation. Their valuation should be consistent with the valuation of assets and expenses. The need for consistency arises from the objectives of liability valuation, which are similar to those to asset

valuation. Probably the most important of these objectives is the desire to record expenses and financial losses in the process of measuring income. However, the valuation of liabilities should also assist investors and creditors in understanding the financial position.

⊙ Liabilities may be valued

- a) at their discounted net values in accordance with the manner of valuing assets in economics;
- b) in accordance with accounting conventions, they may be recorded at their historic value, that is, the valuation attached to the contractual basis by which they were created. There is no difference between the two methods of valuation as regards liabilities which are payable immediately and it is only as the maturity date of liabilities, that makes the difference. While accounting conventions dictate that the valuation of liabilities should be based on the sum which is payable, it is accounting practice to make a distinction between current and long-term liabilities. As regard current liabilities there is little difference between the discounted net value and the contractual value of liabilities. In this connection, current liabilities are defined as those which will mature during accounting period. The gap between the two methods of valuation is significant as regard long term liabilities. Long term liabilities are valued on the basis of their historical value, that is, by reference to the contract from which they originated, and hence, during periods of inflation or where the interest payable is less than the current market rate of interest, the accounting valuation will certainly be overstated by comparison with the discounted net value.

Different Processes involved in Liabilities Valuation

- ▲ There is different process of valuation of liabilities which are discussed below:
- ▲ Historical Cost: The value of liabilities are recorded at the amount of proceeds received in exchange for the obligation, or in some situation, at the amount of cash equivalents expected to be paid to satisfy the liabilities in the normal course of business.
- ▲ Current Cost: Liabilities are carried at the undiscounted amount of cash equivalents that would be required to settle the obligation currently.
- ▲ Settlement Value: The undiscounted amounts of cash equivalents expected to be required to settle the liabilities in the normal course of business.
- ▲ Present Value: Liabilities are carried at the present value of the future cash flow that are expected to be required to settle the liabilities in the normal course of business.
- ▲ External Liabilities- Debentures: Creditors, Bills Payable, Bank over Draft etc. Fixed or long term liabilities: Debentures, Loan or Mortgage
- ▲ Current Liabilities: Creditors, Bills Payable, Bank Over Draft
- ▲ Differed Liabilities: The liabilities which are payable after one month but within one year are called Deferred liabilities.
- ▲ Liquid Liabilities: The liabilities which are payable within one month called liquid liabilities.

⊙ Contingent Liability

A Contingent Liabilities is not a actual liability. Instead, it is a potential liability that depends on a future event arising out of a past transaction. For example, a town Government may sue the company that setup new light, claiming that the electrical wiring is fault. The past transaction is the street light installation. The future event is the court case that will decide the suit. The light companies thus face a contingent liability, which may or may not become a actual obligation.

Sometimes this liability has a definite amount. Discounting a note receivable creates a contingent that is, a potential liability for the endorser. If the market of the note pays at maturity, the contingent liability ceases to exist.

However if the maker defaults the payee, who sold the note, must pay its maturity value to the purchaser. Another contingent liability of known amount arises from guaranteeing that another company will pay a note payable that the other company owes a third party, this practice is called consignment a note.

The line between contingent liabilities and real liabilities is hard to draw. The contingent liabilities appear in the body of the balance sheet of total liability, but with no amount. Generally, an explanatory note accompanies a short presentation.

As a practical guide, the FASB says to record an actual liability if a

- a) it is probable that the business has suffered a loss and
- b) its amount can be reasonably estimated.

If both of these conditions are met, the FASB reasons that the obligation has passed from contingent to real, even if its amount is estimated.

8.8.2 Contingent Claim Valuation

A contingent claim is a derivative that gives the owner the right, but not the obligation, to a payoff based on an underlying asset, rate, or other derivative. Contingent claims include options.

In valuation, the value of a firm is the present value of the expected cash flows from the assets of the firm. The net present value of a project does not capture the values of the options to delay, expand or abandon a project. When comparing across investments, the traditional approach of picking the investment with the highest return or net present value may short-change investments that offer a firm more flexibility in operations and investing. A financing model that focuses on minimising the current cost of capital does not consider the value of financial flexibility that comes from having excess debt capacity. In a similar vein, firms that hold back on returning cash to their stockholders and accumulate large cash balances might also be guided by the desire for financing flexibility. The value of equity, obtained from a discounted cash flow valuation model, does not measure the option to control, and if necessary, liquidate the firm that equity investors possess, and it ignores other options that might be owned by the firm, including patents, licenses and rights to natural reserves. In light of these options that seem to be everywhere, these options should be considered when analysing corporate decisions. We should try to quantitatively estimate the value of these options, and build them into the decision process. The value of an asset may not be greater than the present value of expected cash flows if the cash flows are contingent on the occurrence or non-occurrence of an event.

EXERCISE

A. Theoretical Questions

⊙ Multiple Choice Questions

- 1) International Financial Reporting Standards (IFRS) defines Property, Plant and Equipment as; Tangible items that:
 - A. are held for use in the production or supply of goods or services, for rental to others, or for administrative purposes; and
 - B. are expected to be used during more than one accounting period.
 - C. Both
 - D. None of the above
- 2) methods are often used to value machinery and equipment by the income approach,
 - A. the Direct Capitalization approach
 - B. the Discounted Cash Flow (DCF) approach
 - C. Either a or b
 - D. Both
- 3) Certain costs are excluded in valuing inventory are
 - A. Abnormal amounts of wasted materials, labour, or other production costs
 - B. Storage costs unless they are essential to the production process
 - C. Selling costs.
 - D. All of the above
- 4) In the absence of any information, valuers must consider valuing such unquoted investments at their
 - A. Net Asset Values under cost approach
 - B. P/BV under market approach
 - C. PECV under Income approach
 - D. the Discounted Cash Flow (DCF) approach
- 5) fixed income securities that usually carry a fixed rate of interest and can be issued by government or corporate is _____
 - A. Debentures
 - B. NSC
 - C. Bond
 - D. None of the above
- 6) Bonds typically pay interest periodically at a pre specified rate of interest the rate at which this interest is paid is known as
 - A. Coupon
 - B. Bond Yield
 - C. Bond Price
 - D. None of the above

- 7) The rate of return required by the bond holders from the bond is known as the _____.
- A. Bond Price
 - B. Call Option
 - C. Bond Yield
 - D. Coupon
- 8) option which entitles the bondholders to put the bonds back to the issuer for redemption before the maturity date.
- A. Put Option
 - B. Call Option
 - C. Coupon
 - D. None of the above
- 9) option which entitles the issuer to call back the bonds and redeem them before maturity
- A. Bond Yield
 - B. Put Option
 - C. Call Option
 - D. None of the above
- 10) Current yield of bonds selling at par would be equal to the coupon interest rate, is it true?
- A. True
 - B. False
 - C. Maybe
 - D. Either of the above
- 11) Current yield of bonds selling at a premium would be more than the coupon interest rate
- A. True
 - B. False
 - C. Maybe
 - D. Either of the above
- 12) 8% bond of Face Value ₹ 100 is selling for ₹ 96. What would be its Current Yield?
- A. 8%
 - B. 12%
 - C. 8.33%
 - D. None of the above
- 13) _____ is the yield actually earned by the investor on his investment and depends on the reinvestment rate and the holding period chosen by him
- A. Realised Yield
 - B. Yield to Maturity
 - C. Current Yield
 - D. None of the above

- 14) Which bonds don't pay any coupon payments the entire interest is accumulated and is paid at maturity ?
- A. Yield to maturity
 - B. Current Yield
 - C. Zero-Coupon Bonds
 - D. None of the above
- 15) for a bond, the relationship between the price and the required yield is opposite. Is it true ?
- A. True
 - B. False
 - C. Maybe
 - D. None of the above
- 16) Price does not remain constant when the bond moves towards its maturity, and if the interest rates remain constant. Is it true ?
- A. True
 - B. False
 - C. Maybe
 - D. None of the above
- 17) Discount bonds _____ their prices when they approach maturity
- A. Increase
 - B. Decrease
 - C. Stay constant
 - D. None of the above
- 18) If YTM decreases above the coupon rate then the market value is _____ than the face value
- A. Less
 - B. More
 - C. Either a or b
 - D. None of the above
- 19) Higher the coupon rate _____ would be the duration.
- A. Lesser
 - B. Higher
 - C. Moderate
 - D. None of the above
- 20) Interest rate risk refers to the risk that bond prices will _____ as interest rates rise.
- A. Rise
 - B. Stay constant
 - C. Fall
 - D. None of the above

- 21) Reinvestment Risk refers to the risk that the proceeds from a bond will be reinvested at a _____ than the bond originally provided
- A. Higher rate
 - B. Lower rate
 - C. Same rate
 - D. Slightly higher rate
- 22) A _____ is an option issued by a company to buy a stated number of shares of stock at a specified price.
- A. Warrant
 - B. Bond
 - C. Puttable bond
 - D. None of the above
- 23) _____ is one in which the bondholder has the right to sell the issue back to the issuer at a specified price on designated dates
- A. Puttable bond
 - B. Warrant
 - C. Bond
 - D. None of the above
- 24) A _____ grants the bondholder the right to convert the bond into a specified number of issuing company's shares
- A. Call Option
 - B. Put Option
 - C. Conversion Option
 - D. Warrant
- 25) Price of a Callable bond =
- A. Price of an Option-free bond - Price of embedded call option
 - B. Price of an Option-free bond + Price of embedded call option
 - C. Price of Option-free bond + Price of Embedded Option
 - D. None of the above
- 26) Price of a Puttable Bond =
- A. Price of an Option-free bond - Price of embedded call option
 - B. Price of an Option-free bond + Price of embedded call option
 - C. Price of Option-free bond + Price of Embedded Option
 - D. None of the above
- 27) Which IND AS states that, "An intangible asset is an identifiable non-monetary asset without physical substance."
- A. IND AS 38
 - B. IND AS 113
 - C. IND AS 19

- D. IND AS 12
- 28) _____ assumes that an individual generates work value as he or she occupies and moves along organisation roles and renders service to the enterprise
- Lev and Schwartz model
 - Flam Holtz's Stochastic Rewards Valuation Model
 - Multi period excess earnings method
 - None of the above
- 29) _____ is based on the economic concept of recognising humans as wealth-providing sources of income and relies on measurement of such wealth as a present value of future income streams
- Lev and Schwartz model
 - Flam Holtz's Stochastic Rewards Valuation Model
 - Multi period excess earnings method
 - None of the above
- 30) EVA =
- Net Operating Profit After Tax – Currency Cost of Capital
 - Net operating Profit After tax – (Capital Employed x Cost of Capital)
 - Net Operating Profit After Tax + Currency Cost of Capital
 - Both a and b
- 31) Market value Added (MVA) is the difference between the _____ of a firm and the _____ contributed by investors
- Current market value, Capital
 - Book value, Capital
 - Book Value, Debt
 - None of the above
- 32) If MVA is positive, the firm has added value. If it is negative the firm has destroyed value. Is it correct or not ?
- Incorrect
 - Partly Correct
 - Partly Incorrect
 - Correct
- 33) A _____ MVA means that the value of the actions and investments of management is less than the value of the capital contributed to the company by the capital markets, meaning wealth or value has been destroyed
- Positive
 - Negative
 - Constant
 - None of the above
- 34) The aim of the company should be to maximize _____ .
- MVA
 - EVA

- C. Both
 - D. None of the above
- 35) What is the primary purpose for the valuation of shares?
- A. To advance a loan against the security of shares
 - B. For purchase of shares by employees where they can retain these shares till the period of their employment
 - C. To purchase a block of shares to acquire control in the company
 - D. All of the above
- 36) The market-based methods for the valuation of a share should not be adopted if _____
- A. The assets of a business are lesser than its liabilities
 - B. The company is too small
 - C. It becomes difficult to estimate the realisable value of a going concern
 - D. There are massive fluctuations in its market price
- 37) Which of the following is false regarding “Options”?
- A. the value of an option does not depend on price of the underlying asset.
 - B. Options give you the right, but not the obligations, to buy or sell an asset
 - C. Options cannot be used to hedge commodities
 - D. Both a and c above
- 38) Asset-Liability management can be used to manage
- A. Exchange Risk
 - B. Interest Rate Risk
 - C. Default Risk
 - D. Both a and b above
- 39) An Investment is risk free when actual returns are always _____ the expected results.
- A. Equal to
 - B. Less than
 - C. More than
 - D. Depends upon circumstances
- 40) Which of the following risk is involved in debt instrument?
- A. Liquidity risk
 - B. Reinvestment risk
 - C. Default risk
 - D. All of the above
- 41) Interest rate and bond prices are:
- A. Move in same direction
 - B. Move in opposite direction
 - C. Have no relationship
 - D. Sometimes in same direction, sometimes in opposite direction
- 42) Credit rating AAA denotes for:

- A. Extremely unlikely to default
 B. Unlikely to default
 C. Likely to default
 D. Currently in default
- 43) Which of the following is true about the callable bond?
 A. Callable bonds always trade at a discount to non-callable bonds
 B. Callable bonds expose issuers to the risk of reduced re-investment return
 C. Callable bonds are actually variable tenor bonds
 D. Callable bonds are not as liquid as non-callable bonds
- 44) A callable bond is worth to an investor than non-callable bond because the company issuing the bond has the power to redeem it and deprive the bondholder of the additional interest payments he would be entitled to if the bond was held to maturity:
 A. Less
 B. More
 C. Equal
 D. None of the above

Answer :

1	c	12	c	23	a	34	a
2	d	13	a	24	c	35	d
3	d	14	c	25	a	36	d
4	a	15	a	26	c	37	d
5	c	16	b	27	a	38	d
6	a	17	a	28	b	39	a
7	c	18	b	29	a	40	d
8	a	19	a	30	d	41	b
9	c	20	c	31	a	42	a
10	a	21	b	32	d	43	c
11	b	22	a	33	b	44	a

B. Numerical Questions

⊙ Comprehensive Numerical Problems

- 1) X Ltd. has the following portfolio of investment on 31st March 2022.

Current investment (₹Thousands)	Cost	Market Value
Shares of A Ltd.	250	265
Units of UTI	160	160
Shares of C Ltd.	125	100
	535	525
Long term investment		

Current investment (₹Thousands)	Cost	Market Value
Shares of Y Ltd. (subsidiary)	200	210
Shares of Z Ltd.	150	130
Shares of W Ltd. (subsidiary)	80	10
	430	350

Compute the value of investment for balance sheet purpose assuming that the fall in value of investment Z Ltd. is temporary and that of W Ltd. is permanent.

Answer:

Current investment (at lower of cost or market value, individually) (₹ in thousand)

Shares of A Ltd.	250	
Units of UTI	160	
Shares of C Ltd.	100	510
Long term investments		
Shares of Y Ltd.	200	
Shares of Z Ltd	150	
Shares of W Ltd.	80	
	430	
Less: Provision for permanent diminution	70	360
Total: (510 + 360)		870

Interest, dividend and rental receivables in connection with an investment are generally regarded as income, being the return on the investment. However, in some circumstances, such inflows represent a recovery of cost and do not form part of income. This happens when the inflows relate to a period prior to the date of acquisition of investment. Such inflows will be deducted from the cost of acquisition.

2) **Carwin Tracom Ltd. furnishes the following particulars about their investment in shares of Rose Commodities Ltd. for the year 2021-22.**

Balance of shares held on 1st April 2021	262000	(10000 shares of ₹10 each)
Purchased 2000 shares on 1st July 2022	60000	
Sold 500 shares on 1st August 20x1 @ ₹35 per share cum dividend	17500	
Carwin Tracom Ltd. declared final dividend for 2020-21 on 1st September 2021. Received 1:5 bonus shares on 1st February, 2022.	20%	

Brokerage for each transaction is 2%. Find out cost of shares held by Carwin Tracom Ltd. as on 31st March 2022.

Answer:

Statement of cost

Particulars	Amount (₹)	Amount (₹)
Balance (10000 shares)		2,62,000

Particulars	Amount (₹)	Amount (₹)
Purchased (2000 shares):		
Cost (cum-div)	60,000	
Add brokerage	1,200	
	61,200	
Less: Dividend for 2020-21	4,000	
		57200
Sold (500 shares cum div)		
Sale proceeds	17,500	
Less: brokerage 2%	350	
	17,150	
Less: Dividend for 2020-21	1,000	
Cost of sales (500 × 319200 / 12,000)		(13300)
Bonus shares (1:5) i.e. (11,500 × 1/5)		Nil
Cost of Investment		3,05,900

Cost of investment a ₹3,05,900

Cost of sales is computed on average cost basis.

Bonus shares are free and hence nothing is shown in amount column.

	₹
Dividend received from Samay Ltd. (11500 × 10) × 20%	23,000
Less: Dividend deducted from cost of investment	4,000
	19,000
Add: Dividend included in sales proceeds of 500 shares (received by the new buyer)	1,000
Dividend received to be shown in Profit & Loss A/c	20,000
Profit on sale of investment:	
Sale proceeds of 500 shares (net of brokerage)	17,150
Less: Dividend included above (to be considered as income)	1000
Less: cost of sales (on average cost basis)	13300
Profit on sales	2850

⊙ Treatment of dividend received

3) If Urban Electronics is selling for ₹100 per share today and is expected to sell for ₹110 one year from now, what is the expected return if the dividend one year from now is forecasted to be ₹5.00?

Answer:

Expected Return = $r = (5 + 110 - 100) / 100 = 0.15$

The formula can be broken into two parts:

Dividend Yield + Capital Appreciation

$$\text{Expected Return} = r = (\text{Div}_1 / P_0) + [(P_1 - P_0) / P_0]$$

Hence $P_1 - P_0$ represents capital appreciation

- 4) **The Directors of Astadurga Private Ltd are planning to sell the Company. For this purpose, they want you to put a value on the equity share of the Company using the methods which a prospective purchaser might apply. The following information should be considered in valuing the shares under each method, commenting briefly on each method adopted –**

1. Balance Sheet as on 31st March 2022.

Equity and Liability	Amount (₹)	Assets	Amount
(1) Shareholders Fund:		(1) Non-Current Assets:	
(a) Share Capital		(a) Fixed Assets: (Tangible):	
Equity Share Capital of ₹10 each	2,00,000	Land and Building	5,00,000
(b) Reserve & Surplus		Plant and Machinery	2,75,000
Revenue Reserve	5,95,000	Motor Vehicles	55,000
(2) Non-Current Liabilities:		(b) Other Non-Current Assets	
Long Term Borrowings		Preliminary Expenses	2,000
Secured Loan against Land & Building	1,50,000		
(3) Current Liabilities:		(2) Current Assets:	
(a) Sundry Creditors	1,35,000	(a) Inventories	1,33,000
(b) Short Term Provision		(b) Sundry Debtors	1,45,000
Provision for Taxation	45,000	(c) Cash and Cash Equivalents	15,000
Total	11,25,000	Total	11,25,000

2. Profit/ Dividend record: The Profit record after tax and interest but before dividends over the last five years have been as follows:

Year	2018	2019	2020	2021	2022
Profit	80,000	N 75,000	95,000	80,000	85,000

The average dividend has been ₹30,000 (gross) for the last ten years.

- The operating budget shows that estimated after tax profit for the next year will be 85,000 and thereafter it is estimated that this will increase by 5% p.a. over the next four years.
- In the light of recent developments in the field of financial reporting, the Company has had its Fixed Assets valued by an independent expert whose report discloses the following values – Land & Building - ₹6,10,000, Plant & Machinery- ₹2,88,000, Motor Vehicles - ₹1,02,000.
- A study of three public companies in the same market as Astadurga Private Ltd shows that the average dividend yield and price earnings ratio of these over last three years have been -

Year	Tribhuvan Ltd		Dhanasha Ltd		Shakti Ltd	
	Dividend Yield %	P/E Ratio	Dividend Yield %	P/E Ratio	Dividend Yield %	P/E Ratio
2020	17.00	8.00	17.00	8.50	16.50	9.00
2021	17.00	8.00	15.00	9.00	17.00	10.00

2022	17.00	9.00	18.00	10.00	17.50	11.50
Average	17.00	8.33	16.70	9.17	17.00	10.17

6. One of the Directors has indicated that after tax cost of capital is now 17½%. The estimated net cash flow of the Company after taking into consideration taxation and capital expenditure over next five years in order to achieve/ and as a result of, the five years profit plan, are as follows:

Year	2023	2024	2025	2026	2027
CF (₹)	1,00,000	1,20,000	1,40,000	10,000	1,50,000

Another Director is of the view that profitability be measured at 12 ½% on Tangible Capital and 17 ½% on Intangible Capital.

Answer:

1. Net Assets Method

Particulars	Amount (₹)	Amount (₹)
Land and Building (at revalued amount)		6,10,000
Plant and Machinery (at revalued amount)		2,88,000
Motor Vehicles (at revalued amount)		1,02,000
Stock in trade (at Balance Sheet Value)		1,33,000
Sundry Debtors (at Balance Sheet Value)		1,45,000
Cash at Bank (at Balance Sheet Value)		15,000
Total Assets		12,93,000
Less: Outside Liabilities		
Secured Loans	(1,50,000)	
Sundry creditors	(1,35,000)	
Provision for Taxation	(45,000)	3,30,000
Net Tangible Assets		9,63,000
Number or Equity Shares		20,000
Value per Equity Share (9,63,000 ÷ 20,000)		48.15

2. Dividend Yield Method

a. Actual Dividend Rate of the Company = Average Dividend ÷ Paid Up Capital = 30,000 ÷ 2,00,000	15.00%
b. Average Industry Dividend Rate = (17% + 16.70% + 17%) ÷ 3	16.90%
c. Value per Equity Share = (Face Value x Actual Yield) / Industry Dividend Rate = (10 x 15.00%) ÷ 16.90%	8.88

3. PE Multiple Method (based on Projected Earnings)

Note: Industry Average PE Ratio = $(8.33 + 9.17 + 10.17)/3 = 9.22$ times

Year	Profit after Tax	Weights*	Product
2021	85,000	5	4,25,000
2022	$85,000 \times 1.05 = 89,250$	4	3,57,000
2023	$89,250 \times 1.05 = 93,713$	3	2,81,139
2024	$93,713 \times 1.05 = 98,399$	2	1,96,798
2025	$98,399 \times 1.05 = 1,03,319$	1	1,03,319
Total	4,69,681	15	13,63,256
a. Average Profits (Simple/ Weighted)	$4,69,681 \div 5 = 93,936$		$13,63,256 \div 15 = 90,884$
b. Number of Equity Share	20,000 shares		20,000 shares
c. Projected Earnings per Share	4.70		4.54
d. Value per Share (on PE Multiple) = Co EPS \times Industry average PE Ratio	$4.70 \times 9.22 \text{ times} = 43.33$		$4.54 \times 9.22 = 41.86$

Note:

- Also, PAT for the year ending on the B/s date i.e., 2020 can be taken as a Future Earning Capacity i.e., at 85,000. Hence, $EPS = 4.25$ and Value per share = $4.25 \times 9.22 \text{ times} = 39.19$.
- Higher weightage is given to the near future years than far further future years.

4. Projected Earnings Capitalization Method

Particulars	Simple Average	Weighted Average
a. Projected Earnings (PAT) of the Company	93,936	90,884
b. Normal Rate of Return of the Industry = $1 \div PE \text{ Ratio}$	$(1 \div 9.22) = 10.85\%$	$(1 \div 9.22) = 10.85\%$
c. Capitalized Value of Projected Earnings (a \div b)	8,65,770	8,37,641
d. Value per share = (c \div 20,000 Shares)	43.29	41.88

Note: The valuation under PE Multiple and Earnings Capitalization Method (at 10.85%) is effectively the same. The difference is due to rounding – off aspect in calculations.

5. Discounted Cash Flow Method

Year	PVF at 17.5%	Cash Flows	Present Value
2021	0.85	1,00,000	85,000
2022	0.72	1,20,000	86,400
2023	0.62	1,40,000	86,800
2024	0.52	10,000	5,200
2025	0.45	1,50,000	67,500

2026 onwards (See Note below)	0.45	$1,50,000 \div 10.85\% =$ 13,82,488	6,22,120
Present Value of Future Cash Flows till perpetuity			9,53,020
Value per Share [9,53,020 ÷ 20,000 shares]			47.65

Note:

- Cash Flows of Year 2025 ₹1,50,000 are assumed to continue till perpetuity. Hence, it is divided by the Industry Normal Rate of Return, to estimate the cash flows till perpetuity. These are discounted to the present value, to ascertain the total discounted cash flows.
- Cash Flows of year 2024 is not in tune with the other years. This may be because of Capital Expenditure proposed during the year. In the absence of information of Capital Expenditure, no adjustment has been made.

6. Summary of Value per Share

Method	Value per Share	Remarks
1. Net Assets Method	48.15	Reports the Fair Values of assets available to Equity Shareholders. Provides basis for negotiating prices
2. Dividend – Yield Method	8.88	Suitable only for purchase of small lots and not for acquisition of controlling interest.
3. Earnings – Yield (PE Multiple)		
(a) On Simple Average	43.33	Recognizes market / industry expectations
(b) On Weighted Average	41.86	Company's future performance. However, weighted average
(c) On B/s Year Profits	39.19	Based calculations are more appropriate.
4. Earnings Capitalization Method		
(a) On Simple Average	43.29	Only a variant of the PE Multiple method. Weighted Average
(b) On Weighted Average	41.88	Based calculations are more appropriate.
5. Discounted Cash Flows	47.65	Most suited for acquisition of controlling interest.

- 5) **Current forecasts are for JSB Estates to pay dividends of 3, 3.24, and 3.50 over the next three years, respectively. At the end of three years, you anticipate selling your stock at a market price of 94.48. What is the price of the stock given a 12% expected return?**

Answer:

$$PV = \frac{3.00}{(1+0.12)^1} + \frac{3.24}{(1+0.12)^2} + \frac{3.50+94.48}{(1+0.12)^3}$$

$$PV = ₹ 75$$

If we forecast no growth, and plan to hold out stock indefinitely, we will then value the stock as PERPETUITY.

$$\text{Perpetuity} = P_0 = (\text{Div} / r)$$

$$= \text{EPS}_1 / r = [\text{Assumes all earnings are paid to shareholders}]$$

Constant Growth DDM - A version of the dividend growth model in which dividends grow at a constant rate (Gordon Growth Model).

- 6) **Astavinayak Ltd. has an issued and paid-up capital of 50,000 shares of 100 each. The company declared a dividend of 12.50 lakhs during the last five years and expects to maintain the same level of dividends in the future. The control and ownership of the company is lying in the few hands of Directors and their family members. The average dividend yield for listed companies in the same line of business is 18%.**

Calculate the value of 3,000 shares in the company.

Answer:

$$\text{Dividend per share} = \frac{12,50,000}{50,000} = ₹2.5$$

$$\text{Dividend yield} = 18\%$$

$$\text{Value per Share} = \frac{2.5}{0.18} = 138.89$$

$$\text{Value of 3,000 Shares} = 3,000 \times 138.89 = 4,16,667.$$

- 7) **The Balance Sheet of Shree Enclave Ltd as on 31.12.2021 is as follow –**

Equity and Liability	Amount (₹)	Assets	Amount (₹)
(1) Shareholders Fund:		(1) Non-Current Assets:	
(a) Share Capital (₹ 100 each)		(a) Fixed Assets	
(i) 4,500 Equity Shares	4,50,000	(i) Tangible Assets:	
(ii) 1,500 6% Preference Shares	1,50,000	— Freehold Properties	3,75,000
(b) Reserve & Surplus		— Plant and Machinery	1,50,000
— P & L Account	7,50,000	(ii) Intangible Assets:	
(2) Non-Current Liabilities:		— Goodwill	1,50,000
Long Term Borrowings - 5% Debenture	3,00,000	(b) Non-Current Investments	
(3) Current Liabilities:		—Quoted (Return 10% on cost)	3,00,000
(a) Trade Payables – Sundry Creditors	2,39,250	(2) Current Assets:	
		(a) Inventories	2,70,000
		(b) Trade Receivables	
		—Sundry Debtors	2,99,250
		(c) Cash and Cash Equivalents	3,45,000
Total	18,89,250	Total	18,89,250

Profits for the three years 2019, 2020, 2021 after charging the debenture interest but before providing for Preference Dividend, were ₹2,20,500, ₹3,22,500 and ₹2,40,000 respectively.

Preference Shares are payable on Liquidation.

The purchaser wants to acquire all the 4,500 Equity Shares.

The price for Equity Shares is to be based on the following assumptions –

- Normal return of 12% on Net Asset (at revised valuation) attributable to Equity Shares.
- Goodwill to be calculated at 4 times the adjusted average super profits of the 3 years referred above.
- Debentures will be redeemed at a discount of 25% prior to the sale of the business; and in order to provide fund for this purpose, investments will be sold out.
- Value of Freehold Property is agreed to be ascertained on the basis 8% return. The current rental value is ₹ 50,400.
- A claim of ₹ 8,250 was omitted to be provided in the year 2014.
- Market Value of Quoted Investments was ₹3,75,000.
- Non-recurring profits are to be eliminated. 10% of the profits for 2013 referred to above arose from a transaction of non- recurring nature.
- Provision of 5% on Sundry Debtors was made in 2014 is no longer required (the provision when made was taken into account for purpose of Income Tax at 50%)

Prepare a valuation for the Company's Shares (from the point of view of the purchaser) after taking into account the revised values and valuation of goodwill based on 4 years purchase of super profits based on the average profits of the three years.

Answer:

1. Computation of Future Maintainable Equity Earnings

Particulars	2019	2020	2021
Profit After Tax	2,20,500	3,22,500	2,40,000
Less: Non- recurring Expenditure (10% × 3,22,500)	--	(32,250)	--
Claims unaccounted, now accounted	--	--	(8,250)
Add: Provision for Bad Debts not required (2,99,250 × 5/95)	--	--	15,750
Less: Tax Provision at 50% on the above (15,750 -8,250) × 50%	--	--	(3,750)
Adjusted Profits after Tax	2,20,500	2,90,250	2,43,750
Average Profits (2,20,500 + 2,90,250 + 2,43,750) ÷ 3			2,51,500
Add: Interest on Debentures (No Longer Payable) (3,00,000 × 5% × 50%) (after tax)			7,500
Less: Income from Investments (No Longer receivable) (3,00,000 × 10% × 50%) (after tax)			(15,000)
Future Maintainable Profits before Preference Dividend			2,44,000
Less: Preference Dividend			(9,000)
Future Maintainable Equity Earnings			2,35,000

Note:

- Sundry Debtors as per B/S reflects the net balance after deducting 5% provision. Since Net Debtors of

₹2,99,250 reflect 95% of the Total Debtors Amount, Provision = ₹ 2,99,250 x 5/95 = ₹ 15,750.

- Simple Average is taken due to fluctuating / oscillating trend of profits

2. Computation of Capital Employed

Particulars	Amount (₹)	Amount (₹)
Freehold Property (Capitalization of Rental Value of ₹50,400 at 8%)		6,30,000
Plant & Machinery		1,50,000
Stock		2,70,000
Sundry Debtors [₹2,99,250 ÷ (100% - Provision at 5%)		3,15,000
Bank [Balance 345 + Investment Sale 375 – Debenture Redemption 225]		4,95,000
Total Assets		18,60,000
Less: Outside Liabilities (excluding Equity Shareholders Funds)		
Sundry Creditors [₹2,39,250 + Unaccounted Claim of ₹8,250]	2,47,500	
Preference Shareholders [Share Capital + Dividend Due]	1,59,000	
Additional Tax Liability due to unaccounted claim & provision w/back	3,750	(4,10,250)
Net Worth of Equity Share Holders on B/s date		14,49,750

Note:

- Since Normal Return is 12% on the Net Assets available to Equity Shares (given), Future Maintainable Equity Earnings should be compared with the Expected Equity Earnings. Hence, Net Worth of Equity Shareholders (i.e., after deducting Preference Shareholders dues) is considered.
- Goodwill in the Balance Sheet should not be considered for computing net worth for Goodwill computation.
- Redemption value of debentures = face Value ₹ 3,00,000 – 25% Discount = ₹ 2,25,000.

3. Computation of Super profits and Goodwill

Particulars	Amount (₹)
Future Maintainable Equity Earnings	2,35,000
Less: Normal Earnings = Normal Return × Capital Employed = 12% × 14,49,750	(1,73,970)
Super Profit i.e., Excess Earnings available for Equity Shareholders	61,030
Goodwill at 4 years purchase of Super Profits = ₹ 61,030 × 4 years	2,44,120

Note: Alternatively, Average Capital Employed can be considered as Proxy for Future Capital Employed to determine normal earnings.

4. Valuation of Shares

Particulars	Amount (₹)
a. Net Worth attributable to Equity Holders (calculated above)	14,49,750
b. Goodwill	2,44,120
c. Total Net Assets of Equity Shareholders	16,93,870
d. Number of Equity Shares	4,500 shares

Particulars	Amount (₹)
e. Value per Equity Share	₹ 376.42

8) The Balance Sheet of Giridhan Ltd as at 31st March 20x2 is given below-

Equity and Liability	Amount (₹)	Assets	Amount (₹)
(1) Shareholders Fund:		(1) Non-Current Assets:	
(a) Share Capital		(a) Fixed Assets	
(i) 5,000 Equity Shares of 100 each	5,00,000	(i) Tangible Assets:	
(ii) 3,000 12% Preference Shares of 100	3,00,000	— Land and Building	3,20,000
(b) Reserve & Surplus		— Plant and Machinery	4,60,000
(i) General Reserve	3,00,000	(9,40,000 – Acc Depn 4,80,000)	
(ii) P&L Account (1,20,000 b/f + 4,80,000 C Y Profit – 2,40,000 Provision for Tax)	3,60,000	(b) Non-Current Investments	
(2) Current Liabilities:		— 6% Govt. Securities (at cost)	1,60,000
(a) Trade Payables – Sundry Creditors	2,10,000	(c) Other Non-Current Assets	
(b) Short Term Provision		— Preliminary Expenses	60,000
(i) Provision for Taxation	2,40,000	(2) Current Assets:	
		(a) Inventories	4,50,000
		(b) Trade Receivables	
		— Book Debts	3,80,000
		(c) Cash and Cash Equivalents	80,000
Total	19,10,000	Total	19,10,000

The face value of the Government Securities is 2,00,000. The current Year profit reported in the Balance Sheet includes income from such Government Securities. Stock in Trade reported in Balance Sheet is taken at 90% of Market value.

The shares of the Company are not quoted on the Stock Exchange. A provision exists in the Articles of Association of the Company that in cases where any existing shareholder desires to transfer his holdings to another person, it should be done at a fair market value to be fixed by the Statutory Auditor of the Company. One of the shareholders desiring to transfer his holdings to X, an outsider, refers the matter of determination of the fair market value of shares to you, as the Statutory Auditor.

Indicate how you will proceed to determine such a value, based on the following additional information:

1. The Company's prospects in the near future appear good.
2. Land value is understated by ₹ 4,00,000. Buildings have suffered a further depreciation of ₹ 2,00,000.
3. Market Value of Plant and Machinery is ₹ 5,40,000.
4. Companies doing similar business as that of Giridhan Ltd show a market return of 12% on Capital

Employed.

5. Profits over the prior 3 years period have been increasing at the rate of ₹ 50,000 per annum.
6. It has always been the Company's practice to value stock at market prices.

Answer:

Particulars	Amount (₹)
Profit as per Profit & Loss Account	4,80,000
Less: Investment Income (₹ 2,00,000 × 6%)	(12,000)
Net Adjusted Profit Before Tax	4,68,000
Less: Tax Provision at 50% (See Note)	(2,34,000)
Adjusted Profit after Tax	2,34,000

Note:

- ⊙ Tax Rate = Tax Provision as per books ÷ Profit as per books = 2,40,000 ÷ 4,80,000 = 50%.
- ⊙ It is assumed that 90% of Market Value is lower than cost of stock. Since the Company has been valuing its stock at market prices, it is assumed that no further adjustment is considered necessary in this case.

We are informed that the profits (assumed as PBT) of the last 3 years have been increasing at 50,000 per annum.

Presuming the trend of 50,000 increase in PBT to continue, profit after tax will increase by 25,000 [50,000 – 50%], and the expected profit of the next three years and their average will be –

Future Year	Expected PAT	Weights	Weight × PAT
Year 1	2,34,000 + 25,000 = 2,59,000	3	₹ 7,77,000
Year 2	2,59,000 + 25,000 = 2,84,000	2	₹ 5,68,000
Year 3	2,84,000 + 25,000 = 3,09,000	1	₹ 3,09,000
	Total	6	₹ 16,54,000
Weighted Average Profits = ₹ 16,54,000 ÷ 6			₹ 2,75,667
Less: Preference Dividend (₹ 3,00,000 × 12%)			(₹ 36,000)
Equity Earnings			₹ 2,39,667

2. Computation of Proxy Trading Capital Employed (based on Closing Capital Employed)

Note: Stock is taken at Realizable Value, i.e., Market Value. In the B/S, it has been taken at 90% only.

Particulars	Amount (₹)	Amount (₹)
Land & Buildings - Book Value	3,20,000	
Add: Increase in Value of Land	4,00,000	
Less: Decrease in Value of Building	(2,00,000)	5,20,000
Plant & Machinery		5,40,000
Book Debts		3,80,000

Particulars	Amount (₹)	Amount (₹)
Stock in Trade (at Market Value) i.e., ₹ 4,50,000 × 100/90		5,00,000
Cash and Bank Balances		80,000
Total Assets		20,20,000
Less: External Liabilities		
Trade Creditors	2,10,000	
Provision for Taxation	2,40,000	(4,50,000)
Less: Preference Capital		(3,00,000)
Capital Employed as at 31st March (year-end)		12,70,000

3. Computation of Goodwill

Particulars	Amount (₹)
a. Capitalised Value of Future Maintainable Profits i.e. ₹2,39,667 ÷12%	19,97,225
b. Capital Employed on Balance Sheet Date	12,70,000
c. Excess attributed to Goodwill (a-b)	7,27,225

4. Computation of value per Share on Net Assets Basis

Particulars	Amount (₹)
a. Capital Employed on Balance Sheet date	12,70,000
b. Goodwill as calculated above	7,27,225
c. Non- Trade Investments at Cost	2,00,000
d. Net Assets available to Equity Shareholders (a + b + c)	21,97,225
e. Number of Equity Shares	5,000 Shares
f. Value per Equity Share based on Net Assets (d ÷ e)	439.45

5. Assuming Equity Shares are valued at Par if yielding 12% Return on Total Capital Employed, value per share is

Particulars	Amount (₹)
Future Maintainable Profit for Equity Shareholders (as computed above)	2,39,667
Add: Non- trade Income (after Tax) (2,00,000 × 6% × 50%)	6,000
Total Equity Earnings	2,45,667
Total Value Attributable to Equity Shareholders (computed above)	21,97,225
Actual Yield on Equity Capital Employed (245667 ÷2197225)	11.18%
Value per Share = Par Value x Actual Yield ÷ Expected Yield = 100 × 11.18% ÷12%	93.17

6. Summary of Value per Share under different methods

Particulars	Amount (₹)
a. Value per Share under Net Assets method	439.45
b. Value per Share under Yield method	93.17
c. Fair Value per Share = $(439.45 + 93.17) \div 2$	266.31

9) Following are the information of two companies for the year ended 31st March, 2016:

Particulars	Company A	Company B
Equity Shares of ₹ 10 each	8,00,000	10,00,000
10% Pref. Shares of ₹ 10 each	6,00,000	4,00,000
Profit after tax	3,00,000	3,00,000

Assume the Market expectation is 18% and 80% of the Profits are distributed.

- (i) What is the rate you would pay to the Equity Shares of each Company?
 - a) If you are buying a small lot.
 - b) If you are buying controlling interest shares.
- (ii) If you plan to Invest only in preference shares which company's preference shares, would you prefer?
- (iii) Would your rates be different for buying small lot, if the company A retains 30% and company B 10% of the profits?

[**Note:** A control premium is an amount that a buyer is sometimes willing to pay over the current market price of a publicly traded company in order to acquire a controlling share in that company.]

Answer:

(I) (a) Buying a small lot of equity shares: If the purpose of valuation is to aid a decision of buying a small (non-controlling) position of the equity of the companies, dividend capitalisation method is most appropriate (assuming consistent dividends are paid). Under this method, value of equity share is given by:

$$\frac{\text{Dividend Per share}}{\text{Capitalisation Rate}} \times 100$$

$$\text{Company A: } \frac{2.4}{18} \times 100 = 13.33$$

$$\text{Company B: } \frac{2.08}{18} \times 100 = 11.56$$

(b) **Buying controlling Interest equity shares:** If the purpose of valuation is to aid a decision of buying controlling interest in the company, EPS capitalisation method is most appropriate. Under this method, value of equity is given by:

$$\frac{\text{Earning per share}}{\text{Capitalisation Rate}} \times 100$$

$$\text{Company A: } \frac{3}{18} \times 100 = 16.67$$

$$\text{Company B: } \frac{2.6}{18} \times 100 = 14.44$$

(ii) Preference Dividend coverage ratios of both companies are to be compared to make such decision.

Preference dividend coverage ratio is given by:

$$\frac{\text{Profit after Tax}}{\text{Preference Dividend}} \times 100$$

$$\text{Company A: } \frac{3,00,000}{60,000} = 5 \text{ times}$$

$$\text{Company B: } \frac{3,00,000}{40,000} = 7.5 \text{ times}$$

If we are planning to invest only in preference shares, we would prefer shares of B Company as there is more coverage for preference dividend.

(iii) Yes, the rates will be different for buying a small lot of equity shares, if the company A retains 30% and company B 10% of profits.

The new rates will be calculated as follows:

$$\text{Company A: } \frac{2.1}{18} \times 100 = 11.67$$

$$\text{Company B: } \frac{2.34}{18} \times 100 = 13.00$$

Working Notes:

1. Computation of earnings per share and dividend per share (companies distribute 80% of profits)

Particulars	Company A	Company B
Profit after tax	3,00,000	3,00,000
Less: Preference dividend	60,000	40,000
Earnings available to equity shareholders (A)	2,40,000	2,60,000
Number of Equity Shares (B)	80,000	1,00,000
Earnings per share (A/B)	3.0	2.60
Retained earnings 20%	48,000	52,000
Dividend declared 80% (C)	1,92,000	2,08,000
Dividend per share (C/B)	2.40	2.08

2. Computation of dividend per share (Company A retains 30% and Company B 10% of profits)

	Co. A (₹)	Co. B (₹)
Earnings available for Equity Shareholders	2,40,000	2,60,000
Number of Equity Shares	80,000	1,00,000
Retained Earnings	72,000	26,000

Dividend Distribution	1,68,000	2,34,000
Dividend per share	2.10	2.34

10) The Balance Sheet of Moti Industries Ltd as at 31st December 2021 was as under –

Equity and Liability	Amount	Assets	Amount
(1) Shareholders Fund:		(1) Non-Current Assets:	
(a) Share Capital		(a) Fixed Assets	
(i) Equity Share of 10 each		(i) Tangible Assets:	
— 10 paid up per share	3,00,000	— Building	2,00,000
— 5 paid up per share	2,00,000	— Plant and Machinery	4,00,000
(ii) 9% Preference Shares Capital (100)	1,00,000	(2) Current Assets:	
(b) Reserve & Surplus	3,00,000	(a) Inventories	2,50,000
(2) Current Liabilities:		(b) Trade Receivables	
(a) Trade Payables – Sundry Creditors	2,00,000	— Sundry Debtors	2,10,000
		(c) Cash and Cash Equivalents	40,000
Total	11,00,000	Total	11,00,000

Profit and Dividend in the last several years were as under:

Year	Profit	Equity Dividend
2019	₹ 2,20,000	12%
2020	₹ 2,50,000	15%
2021	₹ 3,20,000	18%

Land and Buildings are worth ₹ 4,00,000. Managerial remuneration is likely to go up by ₹ 20,000 p.a. Income-Tax may be provided at 50%. Equity Shares of Companies in the same industry with a dividend rate of 10% are quoted at par. Ignore Goodwill value depreciation adjustment for revaluation and the need of transfer to General Reserve.

Find the most appropriate value of an Equity Share assuming that-

1. Controlling interest is transferred;
2. Only a few shares are to be transferred.

Answer:

1. Computation of Future Maintainable Profits

Year	PBT	Weights	Product (₹)
2019	₹ 2,20,000	1	2,20,000
2020	₹ 2,50,000	2	5,00,000
2021	₹ 3,20,000	3	9,60,000
Total		6	16,80,000
Weighted Average Profits (16,80,000 ÷ 6)			2,80,000
Less: Additional Managerial Remuneration payable			(20,000)
Net Adjusted Profits before Tax			2,60,000
Less: Tax Expense at 50%			(1,30,000)
Net Adjusted Profits after Tax, but before Preference Dividend			1,30,000
Less: Preference Dividend (₹ 1,00,000 x 9%)			(9,000)
Future Maintainable PAT available for Equity Shareholders			1,21,000

Notes:

- ⊙ It is assumed that the Profits given in the Question are Profits before Tax.
- ⊙ Since Profits show an increasing trend, weighted average is more appropriate. Hence, more weights are assigned to the profits of the most recent years.

2. Valuation of Shares under Earnings Capitalization Method

Particulars	Amount (₹)
Future Maintainable Profits for Equity Shareholders	1,21,000
Capitalized Value of Equity (Maintainable Profit ÷ Normal Return) i.e., 1,21,000 ÷ 10%	12,10,000
Add: Notional Call on Partly Paid Shares (₹ 5 x 40,000 Shares)	2,00,000
Total Value of Equity	14,10,000
Total Number of Equity Shares	
a. Fully Paid Share = ₹ 3,00,000 ÷ ₹ 10 = 30,000 Shares;	
b. Partly Paid Shares = ₹ 2,00,000 ÷ ₹ 5 = 40,000 Shares	70,000 shares
Value per Fully Paid Share [Adjusted Equity Value ÷ Total No. of Shares]	₹20.14
Value per Partly Paid Share [₹ 20.14 – ₹ 5 unpaid]	₹15.14

Note:

1. Unpaid amount on partly paid-up shares is assumed to be called soon. In the absence of specific information, additional income on Notional Calls, is ignored.

2. Normal Rate Return is assumed to Post Tax Expectation.

3. Valuation of Shares under Net Asset Method

Particulars	Amount (₹)
Buildings (Revalued Amount)	4,00,000
Plant & Machinery	4,00,000
Sundry Debtors	2,10,000
Stock in Trade	2,50,000
Cash and Bank	40,000
Total Assets	13,00,000
Less: External Liabilities - Sundry Creditors	2,00,000
Net Assets	11,00,000
Less: Preference Share Capital	1,00,000
Net Assets Attributable to Equity Shareholders	10,00,000
Add: Notional Call on Shares	2,00,000
Adjusted Net Assets Attributable to Equity Shareholders	12,00,000
Number of Equity Shares (Fully Paid + Partly Paid) as calculated above	70,000 Shares
Value per Fully Paid Share (₹ 12,00,000 ÷ 70,000)	17.14
Value per Partly Paid Share (₹ 17.14 – Notional Call of ₹ 5)	12.14

4. Summary of value per share for Controlling Acquisition

Particulars	Fully Paid Share	Partly Paid Share
a. Earnings Capitalization Method	₹20.14	₹15.14
b. Net Assets Method	₹17.14	₹12.14
c. Fair Value (Average of the above)	$(20.14 + 17.14) \div 2 = ₹18.64$	$(15.14 + 12.14) \div 2 = ₹13.64$

5. Computation of Value per Share for Small Lot Acquisition

Year	Dividend Rate	Weights	Product
2019	12%	1	12%
2020	15%	2	30%
2021	18%	3	54%
Total		6	96%
Weighted Average Dividend Rate (96% ÷ 6)			16%

Year	Dividend Rate	Weights	Product
Value per Share for Small Lot Acquisition = (Paid Up Value per Share × Company's Dividend Rate) ÷ Market Dividend Rate			
For Fully Paid-Up Share: $(10 \times 16\%) \div 10\%$			16.00
For Partly Paid-Up Share: $(5 \times 16\%) \div 10\%$			8.00

Note:

When small shareholders acquire shares based on dividend expectation, shares are to be valued only on basis of paid-up value of shares since, generally, dividends are declared only on the paid-up value of shares and not on the notional full value of shares. Here, merely reducing the value of a fully paid share by unpaid amount is not appropriate. Students should carefully observe the distinction in valuation principles between majority acquisition and small lot buying.

11) Udyog Ltd. acquired 100% of Nihon Ltd. for 2,000 (lacs). As on the date of acquisition, the net assets of Marico Ltd. were:

Tangible fixed assets	500
Brand (valued by management)	120
Net current assets	380

Compute goodwill on acquisition under the following situation:

- (i) Ignore brand value.
- (ii) Consider brand value.

Answer:**(i) If brand value is ignored**

Purchase consideration	2000
Less: net assets acquired (500+380)	880
Goodwill	1120

(ii) If brand value is considered

Purchase consideration	2000
Less: Net assets acquired (500 + 120 + 380)	1000
Goodwill	1000

In first case above goodwill includes brand, in second case brand has been recognized separately.

In India no company has so far attempted to recognize brand separately from goodwill on acquisition. This is because of two reasons:

- a) Difficulty in measuring brand; and
- b) Absence of statutory or regulatory requirement to recognize brand separately from goodwill.

But with the growing importance of brand both nationally and internationally, many multinational companies started recognizing brand separately.

12) The following data is given to you regarding a company having a share in branded portion as well as unbranded portion;

Branded revenue	500 per unit
Unbranded revenue	120 per unit
Branded cost	350 per unit
Unbranded cost	100 per unit
Research & Development	20 per unit
Branded products	1 lakh unit
Unbranded Products	40,000 units
Tax rate is 39.55%; capitalization factor 18%	

Calculate the brand value.

Answer:

Particulars	Branded	Unbranded
Revenue	5,00,00,000	48,00,000
Cost	3,50,00,000	40,00,000
R&D	20,00,000	-
PBT	1,30,00,000	8,00,000
Tax	51,41,500	3,16,400
PAT	78,58,500	4,83,600
Excess Returns	73,74,900	

Brand value = Returns / Capitalization rate = 73,74,900/0.18 = 4,09,71,666

13) PS Combines Ltd. furnishes the following information relating to the previous three years, and requests you to compute the value of the brand of the Company —

(₹ in Lakhs)

Particulars	2020	2021	2022
Profits Before Interest and Tax	75.00	85.25	150.00
Loss on Sale of Assets	3.00	---	18.00
Non-Operating Income	12.00	7.25	8.00

Inflation was 9% for 2020 and 15% for 2021. If the capitalization factor considering internal and external value drivers to the brand is 14, determine the brand value. Assume an all-inclusive future tax rate of 35%.

Answer:

(₹ in Lakhs)

Particulars	2020	2021	2022
Profits Before Interest and Tax	75.00	85.25	150.00

Particulars	2020	2021	2022
Add: Loss on Sale of Assets	3.00	---	18.00
Less: Non-Operating Income	(12.00)	(7.25)	(8.00)
Branded Earnings	66.00	78.00	160.00
Inflation Adjustment Factor	$1.09 \times 1.15 = 1.25$	1.15	1.00
Inflation Adjusted Earnings as at 31.12.2021	82.50	89.70	160.00
Weights	1	2	3
Product	82.50	179.40	480.00
Weighted Average Earnings Before Tax $[(82.50 + 179.40 + 480) / (1+2+3)]$			123.65
Less: Taxes at 35%			(43.28)
Weighted Average Brand Earnings After Tax			80.37
Capitalization Factor			14
Brand Value			₹1125.18 Lakhs

14) (a) Calculate the Economic Value added from the following data:

Particulars	(₹) Year: 2022
Average Debt	50
Average Equity	2766
Cost of Debt %	7.72
Weighted average cost of capital (%)	16.70
Profit after tax before exceptional items	16.54
Interest after taxes	5

(b) Discuss how effectively shareholder value analysis indicates the creation of economic value for shareholders.

Answer:

(a) EVA Calculation:

1. Average debts	50
2. Average Equity	2766
3. Average capital (1 + 2)	2816
4. Cost of debt, post-tax %	7.72
5. Cost of Equity %	16.70
6. Weighted Avg. cost of Capital %	16.54
7. COCF (3) × (6)	166
8. Profit after tax before exceptional items	1541

9. Add. Int. after taxes	5
10. Net operating profits after taxes	1546
11. COCE	466
12. EVA (10 – 11)	1080

(b) Shareholder value analysis focuses on the creation of economic value for shareholders, as measured by the share price performance and the flow of dividends. Under shareholder value analysis key decisions with implications for cash flow and risk are specified.

These will be decisions that impact upon value drivers, factors that have the greatest impact on shareholder value, such as sales growth rate, profit margin, working capital investment and the required rate of return under the model.

Corporate value: PV of free cash flows + Current value of marketable securities and other non-operating investments.

And Shareholder value = Corporate value – debt.

15) The following financial share data pertaining to Eloquent Ltd an IT company is made available to you:

Year ended March 31st	2022	2021	2020
EBIT (₹)	696.03	325.65	155.86
Non-branded Income (₹)	53.43	35.23	3.46
Inflation compound factor @ 8%	1.000	1.087	1.181
Remuneration of Capital	5% of average capital employed		
Average capital Employed (₹)	1112		
Corporate Tax Rate	35%		
Capitalization Factor	16%		

You are required to calculate the Brand Value for Eloquent Ltd.

Answer:

Eloquent Ltd Computation of Brand Value			
Year ended March 31st	2022	2021	2020
EBIT	696.03	325.65	155.86
Less: Non-brand income	53.43	35.23	3.46
Adjusted Profits	642.6	290.42	152.4
Inflation Compound Factor @ 8%	1.000	1.087	1.181
Present Value of Profits for the brand	642.60	315.69	179.98
Weightage Factor	3	2	1
Weightage Profits	1927.80	631.38	179.98

Weightage Average Profits = $(1927.80 + 631.38 + 179.98 / 3 + 2 + 1)$	456.53		
Remuneration of Capital [5% of Average capital employed] (i.e., $1112 \times 5\%$)	55.6		
Brand Related	400.93		
Corporate tax @ 35%	140.33		
Brand Earning	260.60		
Capitalization Factor	16%		

Brand Value: (Return / Capitalization Rate)

$$260.60 / 0.16 = 1628.75 \text{ Crore}$$

16) From the following information determine the Possible Value of Brand as per Potential Earning Model

–

Particulars	CASE A	CASE B
(i) Profit Before Tax (PBT)	--	15
(ii) Income Tax	--	3
(iii) Profit After Tax (PAT)	2,700	--
(iv) Tangible Fixed Assets	10,000	20
(v) Identifiable Intangible other than Brand	1,500	10
(vi) Weighted Average Cost of Capital (%)	15%	
(vii) Expected Normal Return on Tangible Assets Weighted Average Cost (15%) + Normal Spread 5%	20%	6
(viii) Appropriate Capitalization Factor for Intangibles	25%	25%

Answer:

Particulars	CASE A	
	₹ Lakhs	₹ Lakhs
Profit After Tax	2,700	2,700
Less: Normal Return from Tangible Assets (₹10,000 Lakhs × 20%)	-2,000	-2,000
Less: Normal Return from Other Intangible Assets (₹1,500 Lakhs × 25%)	-375	-375
Brand Earnings	325	325
Capitalization Factor = WACC	25%	15%
Therefore, Value of Brand	1,300	2,166.67

CASE A		₹
Particulars		Lakhs
Profit Before Tax		15
Less: Income Tax		-3
Profit After Tax		12
Less: Normal Return Tangible Assets		-6
Less: Normal Return from Other Intangible Assets (₹10 Lakhs × 25%)		-2.5
Brand Earnings		3.5
Capitalization factor		25%
Therefore, Value of Brand (₹3.50 Lakhs ÷ 25%)		14

17) Naturals Ltd. has hired a Marketing Consultancy Firm for doing market research and provide data relating to Tyre industry for the next 10 years. The following were the observations and projections made by the consultancy firm ---

1. The Tyre Industry in the target area i.e., Whole of India, is expected to grow at 5% p. a. for the next 3 years, and thereafter at 7% p. a. over the subsequent seven years.
2. The market size in terms of unencumbered basic sales of Tyres was estimated at ₹8,000 Lakhs in the last year, dominated by medium and large players. This includes roughly 9.0% of fake brands and locally manufactured Tyres. Market share of this segment is expected to increase by 0.5%.
3. Cheap Chinese imports accounts for 40% of the business (but 60% of the volume). This is expected to increase by 0.25% over the next decade.
4. The other large players account for roughly 35% of the business value, which is expected to go down by 0.5% over the next ten years, due to expansion of Naturals Ltd.'s product portfolio.
5. The Company is in the process of business re-engineering, which will start yielding results in 2 years' time, and increase its profitability by 3% from its existing 12%.

If the appropriate discount rate is 15% what is the Brand Value of Naturals Ltd., under Market Oriented Approach?

Answer:

(a) Current Market share = 100 – Fake Brands 9% - Chinese Imports 40% - Other Domestic Brands 35% = 16%

(b) Increase or Decrease in Market Share: Chinese Imports 0.25% + Local Brands 0.5% - Other Players 0.5% = 0.25% increase other products market share. Hence, market share is expected to fall by 0.25% every year over the decade, from the current levels of 16%. Therefore, next year it will be 15.75%, the year after 15.50% etc.

2. Brand Valuation under Market Approach

Year	Market Size (₹ Lakhs)	Market Share of Sanju Ltd.	Market Share Lakhs	Expected Profit (Lakhs)	Discount Factor at 15%	Discounted Cash Flow
1	8,000.00 + 5% = 8,400.00	15.75%	1,323.00	@ 12% = 158.76	0.870	138.12
2	8,400.00 + 5% = 8,820.00	15.50%	1,367.10	@ 12% = 164.05	0.756	124.02
3	8,820.00 + 5% = 9,261.00	15.25%	1,412.30	@ 15% = 211.84	0.658	139.39
4	9,261.00 + 7% = 9,909.27	15.00%	1,486.39	@ 15% = 222.96	0.572	127.53

Year	Market Size (₹ Lakhs)	Market Share of Sanju Ltd.	Market Share Lakhs	Expected Profit (Lakhs)	Discount Factor at 15%	Discounted Cash Flow
5	9,909.27 +7% = 10,602.92	14.75%	1,563.93	@ 15% = 234.59	0.497	116.59
6	10,602.92 +7% = 11,345.12	14.50%	1,645.04	@ 15% = 246.75	0.432	106.60
7	11,345.12 +7% = 12,139.28	14.25%	1,729.85	@ 15% = 259.48	0.376	97.56
8	12,139.28 +7% = 12,989.03	14.00%	1,818.46	@ 15% = 272.77	0.327	89.20
9	12,989.03 +7% = 13,898.26	13.75%	1,911.01	@ 15% = 286.65	0.284	81.41
10	13,898.26 +7% = 14,871.14	13.50%	2,007.60	@ 15% = 301.14	0.247	74.38
	Brand Value					1094.80

Brand Value of Sanju Ltd under Market Oriented Approach is ₹1094.80 Lakhs.

18) A company has a capital base of ₹1 crore and has a earned profits to the tune of ₹11,00,000. The return on investment (ROI) of the particular industry to which the company belongs is 12.5%. If acquired by a company, it is expected that profits will increase by ₹250,000 over and above the target profit.

Determine the amount of maximum bid price for that particular exceptive and the maximum salary that could be offered to him.

Answer:

Capital base 100,00,000

Actual profit 11,00,000

Target profit $100,00,000 \times 12.5\% = 12,50,000$

Expected profit on employing the particular exceptive = $12,50,000 + 250,000$

Additional profit = expected profit – Actual profit

= $15,00,000 - 11,00,000$

= 4,00,000

Maximum bid price = Additional profit / rate of return on

= $400,000 / 12.5\%$

= 32,00,000

Maximum salary that can be offered = $₹ 32,00,000 \times 12.5\%$

= 4,00,000

Maximum salary can be offered to that particular exceptive up to the amount of additional profit is 400,000

From the following data in respect of an employer kindly calculate the total value of Human Capital under Lev and Schwarts Model –

Distribution of Employees

Age Group	Unskilled		SEMI- SKILLED		Skilled	
	No	Average Annual Earnings	No	Average Annual Earnings	No	Average Annual Earnings
30-39	100	₹18,000	60	₹36,000	40	₹84,000
40-49	50	₹30,000	30	₹48,000	20	₹1,20,000

50-54	30	₹36,000	20	₹60,000	10	₹1,80,000
-------	----	---------	----	---------	----	-----------

Retirement age is 55 years. Apply discount factor of 15%. In calculation of total value of Human factor the lowest value of each class should be taken Annuity factor @ 15%.

5 years	10 years	15 years	20 years	25 years
3.352	5.019	5.847	6.259	6.464

Answer:

Valuation in Respect of Unskilled Employees

1. Age Group 30-39: (assuming that all 100 employees are just 30 years old)

Particulars	Computation	Present Value
18,000 p.a. for next 10 years	$18,000 \times 5.019$	90,342
30,000 p.a. from years 11 to 20	$30,000 \times (6.259 - 5.019)$	37,200
36,000 p.a. from years 21 to 25	$36,000 \times (6.464 - 6.259)$	57,384
	Total	1,84,926

2. Age Group 40-49: (assuming that all 50 employees are just 40 years old)

Particulars	Computation	Present Value
30,000 p.a. for next 10 years	$30,000 \times 5.019$	1,50,570
36,000 p.a. from years 11 to 15	$36,000 \times (5.847 - 5.019)$	29,808
	Total	1,80,378

3. Age Group 50-54: (assuming that all 30 employees are just 50 years old)

Particulars	Computation	Present Value
36,000 p.a. for next 5 years	$36,000 \times 3.352$	1,20,672

Valuation in Respect of Semi- Skilled Employees

1. Age Group 30-39: (assuming that all 60 employees are just 30 years old)

Particulars	Computation	Present Value
36,000 p.a. for next 10 years	$36,000 \times 5.019$	1,80,684
48,000 p.a. from years 11 to 20	$48,000 \times (6.259 - 5.019)$	59,520
60,000 p.a. from years 21 to 25	$60,000 \times (6.464 - 6.259)$	12,300
	Total	2,52,504

2. Age Group 40-49: (assuming that all 30 employees are just 40 years old)

Particulars	Computation	Present Value
48,000 p.a. for next 10 years	$48,000 \times 5.019$	2,40,912

60,000 p.a. from years 11 to 15	$60,000 \times (5.847-5.019)$	49,680
	Total	2,90,592

3.Age Group 50-54: (assuming that all 20 employees are just 50 years old)

Particulars	Computation	Present Value
₹60,000 p.a. for next 5 years	$60,000 \times 3.352$	2,01,120

Valuation in Respect of Skilled Employees

1. Age Group 30-39: (assuming that all 40 employees are just 30 years old)

Particulars	Computation	Present Value
84,000 p.a. for next 10 years	$84,000 \times 5.019$	4,21,596
1,20,000 p.a. from years 11 to 20	$1,20,000 \times (6.259 - 5.019)$	1,48,800
1,80,000 p.a. from years 21 to 25	$1,80,000 \times (6.464-6.259)$	36,900
	Total	6,07,296

2.Age Group 40-49: (assuming that all 20 employees are just 40 years old)

Particulars	Computation	Present Value
1,20,000 p.a. for next 10 years	$1,20,000 \times 5.019$	6,02,280
1,80,000 p.a. from years 11 to 15	$1,80,000 \times (5.847-5.019)$	1,49,040
	Total	7,51,320

3. Age Group 50-54: (assuming that all 10 employees are just 50 years old)

Particulars	Computation	Present Value
1,80,000 p.a. for next 5 years	$1,80,000 \times 3.352$	6,03,360

Total Value Of Human Capital

Age	No.	Unskilled		Semi-skilled		Skilled		Total PV of future earning
		PV of future earning	No.	PV of future earning	No.	PV of future earning	No.	
30-39	100	$1,84,926 \times 100 = 1,84,92,600$	60	$2,52,504 \times 60 = 1,51,50,240$	40	$6,07,296 \times 40 = 2,42,91,840$	200	5,79,34,680
40-49	50	$1,80,378 \times 50 = 90,18,900$	30	$2,90,592 \times 30 = 87,17,760$	20	$7,51,320 \times 20 = 1,50,26,400$	100	3,27,63,060
50-54	30	$1,20,672 \times 30 = 36,20,160$	20	$2,01,120 \times 20 = 40,22,400$	10	$6,03,360 \times 10 = 60,33,600$	60	1,36,76,160
Total	180	3,11,31,660	110	2,78,90,400	70	4,53,51,840	360	10,43,73,900

- 19) A company has a capital base of ₹3 crore and has earned profits of ₹33 Lakhs. Return on investment of the particular industry to which the company belongs is 12.5%. If the services of a particular executive are acquired by the company, it is expected that the profits will increase by ₹7.5 lakhs over and above the target profit. Determine the amount of maximum bid price for that particular executive and the maximum salary that could be offered to him.

Particulars	Amount (₹)
Capital Base	3,00,00,000
Actual profit	33,00,000
Target profit (₹3Cr × 12.5%)	37,50,000

Answer:

1. Maximum Salary Payable:

Particulars	Lakhs (₹)
Capital Base	300.00
Target Profits (= Capital Base × 12.50%)	37.50
Add: Extra Profits due to induction of the Executive	7.50
Total Profits of the Company (anticipated after induction of the Executive)	45.00
Less: Current Profits	33.00
Incremental Profit	12.00

Maximum Salary = Incremental Profit due to introduction = ₹ 12.00 Lakhs per annum.

2. Maximum Bid Price:

= Value of Salary Payable in perpetuity

= Maximum Salary Payable ÷ Desired Rate of Return on Investment

= ₹12 Lakh ÷ 12.5% = ₹96 Lakhs.

20)

Particulars	Lakhs (₹)
Equity Share Capital	5,00,000
13% Preference Share Capital	2,00,000
Reserves and Surplus	6,00,000
Non trade investments (Face value 1,00,000) Rate of Interest	10%
20% Debentures	3,00,000
Profits before tax	2,00,000
Tax Rate	40%
WACC	13%

Calculate EVA.

Answer:

Economic Value Added = (Return on operating capital – weighted average cost of capital) × Operating capital.

Working Note – 1

Calculation of Return on operating capital

NOPAT =	₹
Profit before tax	2,00,000
+ Interest Expense	60,000
- Non operating income	10,000
Operating EBIT	2,50,000
Less: economic taxes @ 40%	1,00,000
NOPAT	1,50,000

Working Note – 2

Calculation of Operating Capital

	₹
Equity Share capital	5,00,000
Reserve and surplus	6,00,000
13% preference share capital	2,00,000
20% debenture	3,00,000
Total	16,00,000
Less: Non-operating assets	1,00,000
Operating Capital	15,00,000

$$\text{ROOC} = \frac{1,50,000}{15,00,000} \times 100 = 10\%$$

$$\text{EVA} = (10\% - 13\%) \times 15,00,000 = ₹ (45,000)$$

21) Following is the Profit and Loss Account and Balance Sheet for M/s Henry Ltd.

(₹ in lakhs)

Particulars	2021	2022
Turnover	652	760
Pre-tax accounting profit	134	168
Taxation	46	58
Profit after tax	88	110
Dividends	30	36
Retained earnings	58	74

Balance Sheet extracts are as follows:

(₹ in lakhs)

Particulars	2021	2022
Fixed Assets	240	312
Net current assets	260	320
Total	500	632

Equity Shareholders funds	390	472
Medium and long-term bank loan	110	160

The Companies performance in regard to turnover had increased by 17% along with increase in pre- tax profit by 25% but shareholders are not satisfied by the companys preference in the last 2 years. You are required to calculate economic value added as suggested by M/s. Stern Stewerts & Co., USA, so that reasons of non-satisfaction can be evaluated. You are also given -

SN.	Particulars	2021	2022
1.	Pre-tax cost of debt	9%	10%
2.	Cost of equity	15%	17%
3.	Tax rate	35%	35%
4.	Interest expense (₹ in lakhs)	₹8	₹12

Answer:

Calculation of ROOC:

(₹ in lakhs)

NOPAT	2021	2022
PBT	134	168
Add: Int. Expenses	8	12
Less: Taxes @ 35%	142	180
	49.7	63
NOPAT (A)	92.3	117
Operating Capital		
Equity Shareholders Funds	390	472
Long Term Debt	110	160
Operating Capital(B)	500	632
ROOC = A/B×100	18.46%	18.52%

Calculation of WACC:

Particulars	2021	2022
K_d	$9\%(1-0.35) \times 110/500$	$10\%(1-0.35) \times 160/632$
	1.287%	1.645%
K_e	$15\% \times 390/500$	$17\% \times 472/632$
	11.7%	12.7%
	12.99%	14.34%
EVA		
ROOC	18.46%	18.51%
Less: WAAC	12.99%	14.34%
EVA Spread	5.47%	4.17%
EVA = Spread x Op. Cap.	2,735 Lakhs	2635.44 Lakhs

Since EVA has declined in Year 2022 by 99.56 Lakhs this can be attributed as reason for non-satisfaction.

22) (a) Explain the concept of market value added (MVA). How is EVA connected with MVA?

(b) From the following information concerning Nebula Ltd., prepare a statement showing computation of EVA for the year ended 31st March 2022:

Summarized Profit and Loss Account for the year ended 31st March 2022

Particulars	Amount (₹)	Amount (₹)
Sales		20,00,000
Cost of goods sold		12,00,000
Gross Profit		8,00,000
Expenses:		
General	2,00,000	
Office and administration	2,50,000	
Selling and distribution	64,000	5,14,000
Profit before interest and tax (PBIT)		2,86,000
Interest	36,000	36,000
Profit before tax (PBT)		2,50,000
Tax 40%		1,00,000
Profit after tax		1,50,000

Summarized Balance Sheet as on 31st March 2022

Particulars	2022 (₹)
Equity and Liabilities:	
Shareholders Funds	
Share Capital	2,40,000
Reserves and Surplus	1,60,000
	4,00,000
Non-Current Liabilities	
Long-Term Borrowings	2,40,000
	2,40,000
Current Liabilities	
Trade payables	1,60,000
	1,60,000
Total	8,00,000
Assets	
Non-Current Assets	
Fixed Assets:	
Tangible Assets	6,00,000
	6,00,000
Current Assets	

Inventories	1,20,000
Trade Receivables	60,000
Cash and Bank Balances	20,000
	2,00,000
Total	8,00,000

Other particulars:

- (i) Cost of goods includes depreciation expenses of ₹60,000.
- (ii) The expectation return of shareholders is 12%.

Answer:

(a) Market Value Added (MVA) is the value added to the business by management since the business was established, over and above the money invested by the owners. Thus, MVA = Market capitalization – invested equity capital. According to another version, MVA is the difference between a company's market value. (Debt plus equity) at any point of time minus the total capital invested in the company, since inception. For all practical purposes, MVA may be considered as the accumulated EVA As generated by the business over time. If a company goes on by creating EVA year after year, then these will add up to give a high MVA.

(b) Calculation of ROOC

	₹
EBIT	2,86,000
Less: Tax (40%)	1,14,400
NOPAT	1,71,600
Calculation of Operating Capital	
Equity Share Capital	2,40,000
+ Reserve & Surplus	1,60,000
+ Term Loans	2,40,000
Operating Capital	6,40,000

$$\text{ROOC} = \frac{1,71,600}{6,40,000} \times 100 = 26.81\%$$

Calculation of WACC

$$K_d = \frac{36,000}{6,40,000} \times (1 - 0.40) = 3.38\%$$

$$K_d = \frac{12\%}{6,40,000} \times 4,00,000 = 7.50\%$$

$$\text{WACC} = (3.38 + 7.50\%) = 10.88\%$$

$$\text{EVA} = (26.81\% - 10.88\%) \times 6,40,000 = ₹1,01,95,200$$

References:

<https://sobelcolle.com/articles/machinery-equipment-valuation-basics>

Valuation in Mergers and Acquisitions

9

This module includes:

- 9.1 Acquisition Pricing
- 9.2 Acquisition Outcome
- 9.3 Financial Modelling

Valuation in Mergers and Acquisitions

SLOB Mapped against the Module:

To obtain an understanding of regulatory framework around valuation; Different regulations that govern valuation in India and globally.

To obtain in-depth knowledge on valuation of companies for a variety of transactions.

To equip oneself with the requisite skills to value any business in a global business environment.

To assess and apply regulatory standards in the context of valuation.

Module Learning Objectives:

After studying the chapter, the students will be able to –

- ▲ Explain the concept and scenarios of Mergers and Acquisitions
- ▲ Evaluate a potential target company while assessing its qualitative and quantitative factors
- ▲ Value a potential Acquirer and Target Company, arrive at Share Exchange Ratio, evaluate synergies and calculate Goodwill.

Companies often 'restructure' their business in their quest for efficiency and competitiveness. To achieve their ambitious business goals, organisations may restructure the business organically (Internal) or inorganically (External). Organic activities include aggressive marketing, geographical expansion, and new product development. Inorganic Restructuring may be done in the form of Mergers and Acquisitions. They are often considered to be faster means of achieving the desired goals.

⦿ Mergers

Mergers (also known as Amalgamation) two or more companies (amalgamating or transferor companies) choose to merge into a single company (amalgamated or transferee company). In a merger, the company being bought is absorbed into the other, so it ceases to exist as a separate entity once the merger is complete.

- ▲ **Horizontal merger:** When merger is between two companies that are into the same products or services, it is called a horizontal merger. For example, in 2017, Vodafone India and Idea Cellular merged to form Vodafone Idea (Vi). It was a horizontal merger amongst the two biggest players in the telecom industry. This merger deal was worth USD 23 billion.
- ▲ **Vertical merger:** In a vertical merger, the companies are in different points in the value chain. For example, in 2006, Walt Disney acquired Pixar Animation Studios for USD 7.4 billion. Pixar was an innovative animation studio and had talented people. Walt Disney was a mass media and entertainment company. By 'acquiring' Pixar, Walt Disney got access to high quality content which is essential for any mass-media company. A vertical merger may be done between a supplier and customer.
- ▲ **Forward integration:** If the acquirer moves up the value chain towards the ultimate consumer it is called Forward Integration (e.g., an ice cream manufacturer acquires restaurants where it can serve ice cream).
- ▲ **Backward integration:** If the acquirer moves down the value chain towards raw materials (e.g., of the ice cream manufacturer acquires a dairy farm to have better access to milk).
- ▲ **Conglomerate merger:** A conglomerate or diagonal merger is one where the merging companies are neither into the same products or services, nor in the same business. It may be part of the diversification strategy of the company.

⦿ Acquisition

When both the acquiring and acquired companies still exist as separate entities at the end of the transaction. The company making the purchase is known as the acquiring company or acquirer. The company that is bought is known as the target company or target. Some of the examples of acquisitions:

- ▲ In 2018, Walmart acquired 77 percent stake in Flipkart India for USD 16 billion.
- ▲ In 2013 Facebook acquired WhatsApp for USD 19 billion.

- ▲ In 2008, Tata Motors acquired the Jaguar Land Rover businesses from Ford Motor Company for a net consideration of USD 2.3 billion, in an all-cash transaction.
- ▲ Think & Learn Pvt Ltd (Byju's) acquired several companies such as Aakash Educational Services Ltd (Aakash Institute), Great Learning, Epic, Tynker, Scholr, Toppr, Gradeup, Hashlearn, Whodat, GeoGebra, WhitehatJr among others in 2021 alone in its pursuit to grow exponentially in EdTech space.

The company which is being acquired is known as the Target or Acquired company and the company that buys the other company is known as the Acquirer.

🕒 **Motives for Mergers and Acquisitions**

There are various motives for external restructuring.

- ▲ **Growth:** An ambitious company may be able to grow faster with mergers and acquisitions than with its own internal capabilities. Usually, external growth makes more sense if the target possesses the competencies and resources necessary to capitalize on emerging opportunities.
- ▲ **Creation of synergy:** Synergies are realized when the value of the combined entity that is formed because of the merger exceeds the value of the simple sum of its parts. These synergies can be in the form of Cost Synergies or Revenue Synergies. The synergy can also be expressed as the present value of any performance improvements to be achieved after the acquisition, which will show up as improved cash flows for the target's business or the acquirer's business.
- ▲ **Increasing market power:** By acquiring a competitor, a company can increase its pricing power in an industry that has a small number of firms. Vertical integration may give the acquirer greater market power if it allows the acquirer to gain control over a critical production input by merging with a dominant supplier.
- ▲ **Acquiring unique capabilities and resources:** Mergers or acquisitions may also be undertaken as an alternative to developing capabilities internally such as R&D capabilities, effective marketing, and talent.
- ▲ **Diversification:** Companies may engage in mergers and acquisitions activity to diversify their businesses.

Acquisition Pricing

9.1

In case of Mergers or Acquisitions, the acquirer needs to pay an amount to acquire the target. The shareholders of the target company get the compensation for dispensing with their shares in the target against cash or shares of Acquirer. The acquisition price is the price that is paid by the acquiring company for each of the target company's shares. The acquirer may offer a price which may or may not be accepted by the shareholders of the target. The final price is usually based upon negotiations between the acquiring company and the target company shareholders.



Figure no 9.1: Acquisition price

The acquirer can pay for the merger with cash, securities, or some combination of the two. In a cash offering, the cash might come from the acquiring company's existing assets or from a debt issue. In the most general case of a securities offering, the target shareholders receive shares of the acquirer's shares as compensation. In a stock offering, the **exchange ratio** determines the number of shares that shareholders in the target company receive in exchange for each of their shares in the target company. Each shareholder of the target company receives new shares based on the number of Target's shares he or she owns multiplied by the exchange ratio.

In a hostile acquisition, the target company's management does not want to be acquired. The acquirer offers a price higher than the target company's market price prior to the acquisition and invites shareholders in the target firm to tender their shares for the price. The difference between the acquisition price and the market price prior to the acquisition is called the acquisition premium. From an accounting perspective, this acquisition premium is treated as Goodwill in the books of the acquirer. That the price that is paid over and above the fair value of the target company being acquired. From a Corporate Finance perspective, the acquirer must justify this premium through synergies that they will get after the acquisition.

The intrinsic value of the target or acquirer would be done in the same manner as any other company using either of the valuation approaches e.g., Income, Market or Cost Approach.

Value Creation

Acquisitions create value when the cash flows of the combined companies are greater than the sum of their

individual values. If the acquirer doesn't pay too much for the acquisition, some of that value will accrue to the acquirer's shareholders. The value created for an acquirer's shareholders equals the difference between the value received by the acquirer and the price paid (Purchase Consideration) by the acquirer:

Value Created for Acquirer	=	Value Received	Less	Price paid for acquisition
Value Created for Acquirer	=	(Standalone Value of Target + Value of Performance Improvements)	Less	(Market Value of Target + Acquisition Premium)

In today's market, the purchase price of an acquisition will nearly always be higher than the intrinsic value of the target company. An acquirer needs to be sure that there are enough cost savings and revenue generators - synergy value - to justify the premium so that the target company's shareholders don't get all the value that the deal creates.

Intrinsic Value: the most basic value of the company its intrinsic value is based principally on the net present value of expected future cash flows completely independent of any acquisition. This assumes the company continues under current management with whatever revenue growth and performance improvements have already been anticipated by the market.

Market value: On top of the intrinsic value the market may add a premium to reflect the likelihood that an offer of the company will be made. Alternatively, a higher offer may be tendered than one currently on the table. Market value commonly called current market capitalization is the same as the share price. It reflects the market participants is valuation of the company.

Purchase price: This is considered as the anticipated take out value. It's the price that a bidder anticipates having to pay to be accepted by the target shareholders.

Synergy value: The net present value of the cashflows that will result from improvements made when the companies are combined. These are improvements above and beyond those the market already anticipates each company would make if the acquisition didn't occur, since those are already incorporated into the intrinsic value of each company.

Value gap: The difference between intrinsic value and the purchase price

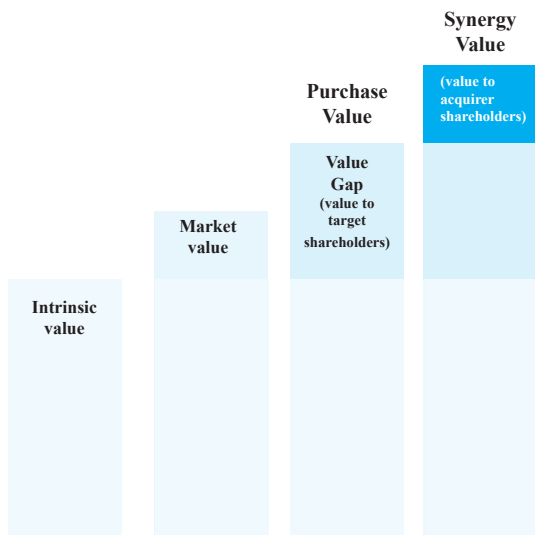


Figure no 9.2: Value Gap & Synergy Value

9.1.1 Analysing Premium offered to Target Stockholders

A “purchase premium” in the context of mergers and acquisitions refers to the excess that an acquirer pays over the market trading value of the target company’s shares being acquired. “Premiums Paid Analysis” is the name of a common investment banking analysis that reviews comparable transactions and averages the premiums paid for those transactions. Looking at historical premiums when negotiating the acquisition of a public company is a key part of framing the purchase price range. Additionally, the target company’s management analyses historical premiums paid on comparable transactions to demonstrate to their shareholders that they have done their duty of maximizing value to shareholders.

Premiums tend to be higher in strategic deals (one company acquiring another company) as opposed to financial deals (a private equity firm acquiring a company). That’s because a strategic acquirer often gains cost savings (synergies) from the newly combined company that increases how much it can afford to pay. Example, When Microsoft acquired LinkedIn on June 13, 2016, it paid USD 196 per share, representing a 49.5% premium over LinkedIn’s closing share price of USD 131.08 per share the day prior to the deal announcement.

Estimating Acquisition Premium

The acquisition premium represents the amount (per share) above the current market price that shareholders would accept to approve the merger transaction (give up ownership of the target to the acquirer). The takeover premium is usually expressed as a percentage of the stock price and is calculated as:

Target Shareholders’ Gain = Deal price – Premerger Market Price of Target

$$\text{Acquisition Premium (\%)} = \frac{(\text{Deal price} - \text{Premerger price of Target})}{\text{Premerger price of target}}$$

Acquisition premiums paid in recent acquisitions of similar companies (as the target) are used to estimate the acquisition premium.

Illustration 1

Aruna has been assigned the task of estimating a fair acquisition price for Mani Ltd. She decides to use comparable company analysis to determine a fair acquisition price and gathers the following information regarding three comparable companies.

	Company A	Company B	Company C
Price Per share (₹)	240.00	150.00	300.00
Earnings Per Share (₹)	14.50	9.57	19.00

She has also gathered the following information relating to recent acquisitions of companies that are like Mani Ltd.

	Company P	Company Q	Company R
Market Price	92.45	357.50	224.00
Deal price	117.00	425.00	290.00

The expected EPS of Mani Ltd is ₹15.

Calculate the expected Deal Price that should be offered for the acquisition.

Solution:

The Average P/E can be calculated as

	Company A	Company B	Company C	Average
Price Per share (₹)	240.00	150.00	300.00	
Earnings Per Share (₹)	14.50	9.57	19.00	
P/E	16.55	15.67	15.79	16.0

Accordingly, the Intrinsic value of Mani Ltd can be calculated based on P/E Multiple.

$$\begin{aligned}\text{Intrinsic Price} &= \text{Expected EPS} \times \text{Average P/E Multiple of comparable companies} \\ &= ₹15 \times 16 \\ &= ₹240.06\end{aligned}$$

The Average Acquisition Premium is calculated based on recent comparable transactions

	Company P	Company Q	Company R	Average
Market Price (₹)	92.45	357.50	224.00	
Deal price (₹)	117.00	425.00	290.00	
Acquisition Premium	$(117 - 92.45) / 92.45 \times 100 = 26.6\%$	18.9%	29.5%	25.0%

$$\begin{aligned}\text{Deal price} &= \text{Intrinsic Price} \times (1 + \text{Acquisition Premium}) \\ &= ₹240.06 \times (1 + 25\%) \\ &= ₹300\end{aligned}$$

Illustration 2

Valuation using Comparable Transaction Method

Yasmin has been assigned to evaluate the acquisition price of HBR Ltd. The information about HBR Ltd is given below.

Price per share (₹)	11
Shares (₹ Million)	50
Debt (₹ Million)	500
Revenue LTM (₹ Million)	700
EBITDA (₹ Million)	125
EPS (₹)	0.9

Yasmin has assessed some recent comparable transactions

Acquirer	Target	Equity	EV	EV / LTM Sales	EV / LTM EBITDA	Equity / LTM PE
A	P	200	500	1.0	9.0	17.0
B	Q	125	250	1.7	12.0	15.0
C	R	700	100	2.2	14.5	20.0
D	S	1200	1000	0.9	8.5	14.0
E	T	200	400	2.5	11.0	22.0

You are required to assess the acquisition price and its premium against the current market price using average values.

Solution:

Calculation of average multiples

Acquirer	Target	EV / LTM Sales	EV / LTM EBITDA	Equity / LTM PE
A	P	1.0	9.0	17.0
B	Q	1.7	12.0	15.0
C	R	2.2	14.5	20.0
D	S	0.9	8.5	14.0
E	T	2.5	11.0	22.0
	Average	1.7x	11.0x	17.6x

Particulars	EBITDA Multiple	Sales Multiple	Earnings Multiple
	EBITDA	Revenue	EPS
Reported Value	125.0	700.0	0.9
Value multiplier	11.0x	1.7x	17.6
Enterprise Value	1,375.0	1,162.0	
Less: Debt	500.0	500.0	
Equity Value	875.0	662.0	
No. of shares	50	50	
Value per share	17.5	13.2	15.8
Premium over Current Price	59.1%	20.4%	44.0%

9.1.2 Analysing Value of the Target to the Acquirer

The reason that any acquirer would be willing to pay a takeover price more than the target's market value is because it believes that the benefits (e.g., improved sales or reduced costs) it would derive from the merger exceed the premium paid for the target. All other factors remaining the same, synergies increase the acquirer's gain from the merger, while the takeover premium paid to target shareholders offsets any gains to the acquirer.

Acquirer's gain = Synergies - Premium

$$= S - (P_T - V_T)$$

S = Synergies created by the transaction

P_T = Price paid for the target or the Deal price

V_T = Pre-merger value of the target or the Pre-merger price of target

When evaluating a merger offer, the minimum bid that target shareholders would accept is the pre-merger market value of the target company, while the maximum amount that any acquirer would be willing to pay is the pre-merger value of the target plus the value of potential synergies. Thus, the bidding prices normally lie between these two amounts. This also implies that analysis of a merger not only depends on the assessment of pre-merger target value, but also assessments of estimated synergies.

Value of Acquirer (pre-merger)
 Add: Value of Target (pre-merger)
 Add: Synergy created by the merger
 Less: Cash paid to target shareholders
 Equals Value of Combined Entity (post-merger)

Acquirers usually prefer to include stock in the consideration paid to target shareholders because it effects the distribution of the risk and rewards of a merger between the acquirer and the target. The choice of payment method depends on estimated synergies and relative value of the acquirer's shares.

If the acquirer is confident about its estimates of the target's value, the more it would prefer to pay in cash and the more the target would prefer to receive stock. Based on various empirical studies, in the short term, merger transactions generally benefit target company shareholders. Since the acquirer's almost always tend to give a premium to the target and there is a dilution in the acquirer's existing shareholding due to issue of shares or pay-out of cash, acquirers' share price tends to go down on the announcement of a merger or an acquisition. Further, both the acquirer and the target tend to see higher stock returns under a cash acquisition as opposed to a stock acquisition.

Illustration 3

Ace Ltd is considering the acquisition of Base Ltd. Ace's management estimates that the acquisition will create a synergy worth ₹ 110 million. The following information is provided.

	Ace Ltd	Base Ltd
Value of the Company (₹ Million)	1,920	525
Number of Shares (Million)	80	35
Value Per Share (₹)	24	15

The Management of Ace Ltd is evaluating three options for Base Ltd.

- ▲ Option 1: Cash Offer of ₹ 17 per share
- ▲ Option 2: Share Exchange ratio of 0.7 shares of Ace against each share of Base Ltd
- ▲ Option 3: Share Exchange ratio of 0.5 shares of Ace against each share of Base, plus ₹ 5 per share

You are required to evaluate the option that will best suit Ace Ltd and the one that will best suit Base Ltd.

Solution:

Option 1

Being the Cash offer, the shareholders of Base Ltd will get cash compensation.

Consideration paid = Offer Price x Number of shares of Base Ltd
 = ₹ 17 x 35 million = ₹ 595 million

Acquisition Premium = (Deal Price – Premerger Price of Target) x Number of shares of Base
 Or Consideration Paid – Pre-merger value of the Target
 = (17 – 15) x 35 or ₹ (595 – 525) million = ₹ 70 million

Acquirer's Gain = Value of Synergy – Acquisition Premium paid
 = 110 – 70 = ₹ 40 million

Option 2

Being stock offer, the shareholders of Base Ltd will get the shares of Ace Ltd. Their compensation would be valued based on the post-merger value of Ace Ltd.

Share Exchange ratio of 0.7 shares of Ace against each share of Base Ltd

Number of shares to be issued = Share Exchange Ratio X Number of Shares of Base Ltd
 = $0.7 \times 35 \text{ million} = 24.5 \text{ million}$

Value of Combined Entity = Pre-Merger Value of Acquirer + Pre-Merger Value of Target + Expected synergies from transaction + Cash Paid

= $1920 + 525 + 110 - 0 = ₹ 2,555 \text{ million}$

Total Number of shares of the Combined Entity

= Pre-merger shares of Acquirer + Number of shares issued as part of transaction

= $80 + 24.5 = 104.5 \text{ million}$

Post-Merger Value per share = Value of Combined Entity / Number of shares of combined entity
 = $₹ 2,555 \text{ million} / 104.5 \text{ million} = ₹ 24.4 \text{ per share}$

Total Value paid to Target (Base Ltd) = Number of shares issued x Post Merger value per share
 = $24.5 \text{ million} \times ₹ 24.4 \text{ per share} = ₹ 599 \text{ million}$

Acquisition Premium = Value paid to Target – Pre-Merger Value of Target
 = $₹ 599 \text{ million} - ₹ 525 \text{ million} = ₹ 74 \text{ million}$

Acquirer's Gain = Total Expected Synergy – Acquisition Premium paid to Target
 = $₹ 110 \text{ million} - ₹ 74 \text{ million} = ₹ 36 \text{ million}$

Option 3

In this option, the Acquirer is paying both Cash and shares of its own company to the shareholders of the Target Company.

Total Cash consideration Paid = Cash offer per share x Number of Shares of Target
 = $₹ 5 \text{ per share} \times 35 \text{ million shares} = ₹ 175 \text{ million}$

Shares issued by Acquirer (Ace) = Share Exchange Ratio x Number of shares of Base
 = $0.5 \times 35 = 17.5 \text{ million shares}$

Pre-Merger Value of Acquirer	₹1,920.0
Pre-Merger Value of Target	₹525.0
Expected synergies from transaction	₹110.0
Cash Paid	₹175.0
Post-Merger Value of Combined Entity (₹ Mn)	₹2,380.0

Number of shares of combined entity = Pre-merger shares of Ace + Number of shares issued
 = $80 + 17.5 = 97.5 \text{ million shares}$

Post-Merger Value per share of combined entity = $2380 / 97.5 = ₹ 24.4$ per share

Value Paid to the Target = Cash paid + Value of Shares paid
 = ₹ 175 million + ₹ 24.4 per share x 17.5 million shares
 = ₹ 602.2 million

Acquisition Premium = Value Paid – Pre-merger value of Target
 = ₹ 602.2 million – ₹ 525 million = ₹ 77.2 million

Acquirer's Gain = Total Synergy – Acquisition Premium
 = 110 – 77.2 = ₹ 32.8 million

⊙ **Summary of three options**

Option 1 – Cash	70.0	40.0	Acquirer's Preference
Option 2 – Stock	74.0	36.0	
Option 3 - Mix	77.2	32.8	Target's Preference

⊙ **Accretion / Dilution Analysis**

Accretion (Dilution) analysis measures the effects of a transaction on a potential acquirer's earnings assuming a given financing structure. As part of this analysis, we compare the acquirer's post-merger earnings per share (EPS) for the transaction with its pre-merger EPS on a stand-alone basis. If the combined EPS is lower than the acquirer standalone EPS the transaction is set to be dilutive, conversely if the EPS is higher, the transaction is said to be accretive. A Rule of thumb for 100% stock transactions is that when an acquirer purchases a target with a lower P/E, the acquisition is accretive. When a company pays a lower multiple for the target's earnings than the multiple at which its own earnings trade the transaction is de-facto accretive conversely transactions where an acquired purchases higher P/E target are dilutive. Acquirers usually target accretive transactions as they create value for their shareholders.

Illustration 4

Acquirer Ltd is proposing to acquire Target Ltd.

Expected Post Merger Combined Profit of Acquirer	₹2000
Pre-merger Profit of Acquirer	₹1200
Standalone number of shares of Acquirer	₹200
New shares to be issued in transaction	₹50
Tax Rate	₹25%

Calculate:

1. Combined EPS
2. Accretion / (Dilution) in ₹ and in Percentage

Solution:

1. Calculation of Combined EPS

Combined Profit	₹2,000
Combined Number of Shares (200 + 50)	₹250
Combined Post Merger EPS (Profit / No. of Shares)	₹8

2. Calculation of Accretion / Dilution

Standalone Pre-merger EPS	(1200 / 200)	₹6.00
Accretion / (Dilution)	[8 – 6]	₹2.00
Accretion Percentage	[2 / 6]	33.3%

9.1.3 Earnings Multiples

The multiples based valuation is an application of the market approach of valuation. The market approach is based on the principle of substitution which states that “one will pay no more for an item than the cost of acquiring an equally desirable substitute.” Thus, with the market approach value is determined based on prices that have been paid for similar items in the relevant marketplace. Expert judgement is needed for interpretation of what companies are similar and what markets are relevant. The market approach relevant to valuation for mergers and acquisitions includes two primary methods, (a) the M&A transaction and (b) the guideline public company. They result from different kinds of transactions and yield different types of value.

Transaction multiples method

The transaction method looks at the prices paid typically by public companies to acquire a controlling interest in a business. The buyers in these transactions are publicly traded companies because closely held businesses usually do not reveal financial information when they make acquisitions. These transactions are often strategic where the buyer is usually acquiring a company in the same or similar industry in which it currently operates to achieve various synergies or other integrative benefits. Thus, the price paid most reflects investment value to that specific buyer rather than fair value which assumes a financial buyer.

Guideline publicly traded multiples

It should be clearly understood that the transaction multiples are very different from the market multiples that are available from the stock markets. The stock market multiples represent the volume from minority shareholders perspective. Whereas the transaction multiples represent transactions from controlling perspective.

Price – Earnings Multiple

The valuation here is based on the following relationship:

$$\text{Price per share} = \text{EPS} \times \text{P/E Ratio}$$

Earnings per Share (EPS) is projected for the company being valued.

In the case of unlisted companies, Price to Earnings Ratio (P/E Ratio) of the peer group is considered. Peer group would be other listed companies from the same sector of a similar size.

Where more than one such company exists in the peer group, then a weighted average is used. Suitable adjustments are made to the ratio to reflect specific areas where the company is different from the peer group.

Example 1: If the company’s EPS is projected to be ₹ 6, and peer group P/E Ratio is 12 times, then the shares of the company will be valued at ₹ 6 x 12 i.e. ₹ 72 per share.

If the company has issued 10 Million shares, then the valuation of the company would be ₹72 × 10 Million i.e., ₹720 Million.

⦿ **EV-EBIDTA Multiple**

Earnings are affected by factors such as:

- ⤴ Financing mix of debt and equity
- ⤴ Accounting policies regarding depreciation and amortisation
- ⤴ Tax planning

These factors are not so closely linked to the actual operations of the company. An alternate approach to valuation uses Earnings before Interest, Depreciation, Tax and Amortisation (EBIDTA). It is based on the following relationship:

Value of the company = EBIDTA × EV-EBIDTA Multiple

EBIDTA is projected for the company being valued. As with P/E Ratio, EBIDTA multiple for the peer group can be used, when the company is not listed.

Example 2: if the company’s EBIDTA is projected at ₹50 Million, and the peer group EBIDTA multiple is 20 times, then the company will be valued at ₹50 Million x 20 i.e. ₹1,000 Million.

Enterprise Value

This is calculated as the market value of equity and debt of the company, less cash/ bank and the value of investments in the company’s portfolio.

If a company’s shares are valued at ₹50 per share, and it has issued 10 Million shares, then the market value of the company’s shares (also referred to as ‘market capitalisation’) would be ₹50 × 10 Million i.e. ₹500 Million.

Example 3: the market value of the debt that the company has taken is ₹10 Million, and the company has an investment portfolio worth ₹ 5 Million. The company also has ₹ 2 Million in the form of cash.

Enterprise Value can be calculated as ₹500 + ₹10 – ₹5 – ₹2 i.e., ₹503 mn.

⦿ **Price to Book Value**

The valuation is based on the following relationship:

Price per share = Book Value per share x Price to Book Value Ratio

The book value per share of the company is considered. Price to Book Value Ratio of the peer group is used for unlisted companies.

Example 4: If the book value per share of the company is ₹ 22, and Price to Book Value ratio of the peer group is 1.5, then each share of the company is valued at ₹ 22 × 1.5 i.e., ₹ 33.

⦿ **Price to Sales Multiple**

This method links valuation to the sales turnover of the company. The relationship used is as follows:

Value = Sales Turnover × Price / Sales Multiple

Example 5: the sales turnover of a company is ₹ 150 million. The peer group sales turnover is ₹ 600 million, and peer group market capitalisation is ₹ 1,800 million. The peer group sales multiple is thus ₹1,800 million / ₹600 million i.e., 3 times

Accordingly, the company will be valued at ₹ 150 million × 3 i.e., ₹ 450 million.

⦿ **Choosing the right comparable companies**

To use earnings multiples properly, we must assess the accounting statements to make sure we are comparing companies on an apples-to-apples basis.

Illustration 5

The below information is given about 3 companies.

Particulars	Co. A	Co. B	Co. C
Debt	1,00,000	50,000	-
Equity (Opening Balance)	1,00,000	1,50,000	2,00,000
Enterprise Value	2,00,000	2,00,000	2,00,000
EBIT	30,000	30,000	30,000
Applicable Interest Rate is 9%			
Applicable Tax Rate is 25%			

Co. A trades at a lower P/E Multiple than its peers Co. B and Co. C. The management of Co. A believes that the lower P/E of the company is not justified. The management team believes the market just doesn't understand its strategy or performance. Assuming book values are representative of Market Values. Calculate the P/E and EV/EBIT of each company and assess whether the management is right in their thought process.

Solution:

	Co. A	Co. B	Co. C
EBIT	30,000	30,000	30,000
Interest	9,000	4,500	-
PBT	21,000	25,500	30,000
Tax	5,250	6,375	7,500
PAT	15,750	19,125	22,500
Opening Equity	1,00,000	1,50,000	2,00,000
Add: PAT during the year	15,750	19,125	22,500
CY Equity	1,15,750	1,69,125	2,22,500
P/E [MV of Equity / PAT]	7.3	8.8	9.9
Enterprise Value	2,15,750	2,19,125	2,22,500
EV / EBIT	7.2	7.3	7.4

The management's belief that the markets doesn't understand the reason for lower P/E of Co. A is incorrect. The EV/EBITDA multiple of Co. A is in line with the peers. The reason for the difference is that Co. A has much more debt relative to equity than the other companies. Possibly, if Co. A has the same level of D/E Ratio, the P/E would be higher and in line with peers. Except for very high growth companies, a company with higher debt relative to peers has a lower P/E ratio because more debt translates to higher risk for shareholders and a higher cost of equity. Therefore, each rupee of earnings (and cash flow to shareholders) is worth less to an investor.

Since Price-to-earnings ratio mixes capital structure and nonoperating items with expectations of operating performance, a comparison of P/Es is a less reliable guide to companies' relative value than a comparison of enterprise value (EV) to EBIT.

The following principles may help in choosing the right companies to compare.¹

- a) **Use the right multiple**, usually net enterprise value to EBITA or net enterprise value to NOPLAT. Although the P/E is widely used, it is distorted by capital structure and nonoperating gains and losses.
- b) **Use forward estimates of earnings**: Multiples using forward earnings estimates typically have much lower variation across peers, leading to a narrower range of uncertainty of value. They also embed future expectations better than multiples based on historical data.
- c) **Adjust the multiple for non-operating items**: Non-operating items embedded in reported EBITA, as well as balance sheet items like excess cash and pension items, can lead to large distortions of multiples.
- d) **Use the right peer group, not a broad industry average**: A good peer group must not only operate in the same industry, but also have similar prospects for ROIC and growth
- e) **Value multi-business companies as a sum of their parts**: Even companies that appear to be in a single industry will often compete in subindustries or product areas with widely varying return on invested capital (ROIC) and growth, leading to substantial variations in multiples.

9.1.4 Discounted Abnormal Earnings or Cash Flows

Valuers must check for operating and normal financial statements while performing financial due diligence and normalise the financial statements before arriving at the valuation. These adjustments are required for both the Target and Acquiring company in case of Stock based mergers and acquisition. Adjustments to a target's financial statements, commonly referred to as normalization adjustments convert the reported accounting information to amounts that show the true economic performance, financial position and cash flow after company.

Differences between amounts shown on the financial statement and the market values most commonly result from one or more of these causes

- ✦ Non-operating income and expenses that are non recurring in nature and may not flow through in future periods. Thus, these should be removed from the Profit & Loss Statement while evaluating value.
- ✦ Discretionary expenses to minimise taxes including excess compensation, perquisites, rent or above market payments made to owners or other related parties.
- ✦ Adjustment required to change the basis of accounting, including conversion from cash to accrual or from one inventory or depreciation method to another.
- ✦ Differences between the market value of assets and the amounts at which they are carried on the companies books.

For smaller companies these normalization adjustments may have a greater impact than for midsize or larger companies. Adjustments can be made to both the profit and loss statement and the balance sheet or one can be adjusted without a corresponding change to the other. For example, nonrecurring gain or loss can be removed from the Profit & Loss Statement without any required adjustment to the balance sheet.

Valuers should assess whether the controlling shareholders of the target company have made discretionary adjustments that might impact the controlling shareholders more. These may include the compensation paid to the promoters, properties of the promoters rented by the firm loans taken from or given to the related parties at rates of interest which are not in line with the market rate of interest.

In case of the balance sheet, the most important adjustments are the ones which require changing the book value of the assets to their market values. Often the contingent liabilities may not be recorded in the balance sheet whereas there may be reasonable possibility of those accruing to the firm. In such cases, the contingent liabilities must also

¹ (Koller, Goedhart, & Wessels, 2015)

be identified into the balance sheet as liabilities. It is common for companies to not record internally generated intangible such as brand value in the balance sheet. The acquirer must recognise the brand value of the acquired intangibles while preparing the financial statements of the target company.

◉ Valuing the assets

When the financial statements are prepared using the historical cost accounting a few notes may be relevant.

Tangible assets: It is always wise to have lands and buildings revalued. Items such as plant and machinery, motor vehicles furniture and fixtures that are shown at their book values rather than current cost may require to be revalued. Depreciation rates employed during the period of review must also be reviewed to ensure that the PP&E produce either a value in use for operating assets or the value in exchange if the assets are surplus to the requirements.

Investments: Listed shares and securities should be valued at their market price for the year but unlisted shares must be subject of a secondary valuation using methods similar to those in the main valuation. It is also important to distinguish between investments that are necessary for earnings capacity of the business such as trade investments and investment in subsidiaries, which are long term holdings and those investments that are really spare cash items.

Current assets: If inventory and debtor turnover ratios are rapid there balance sheet values may be taken without extensive revision. However some adjustment to current cost may become apparent when the trading results are reviewed, relating to historical cost methods of stock valuation and provision for bad debts.

Intangible assets: Intangible assets me or may not be recognised in the financial statements. As per accounting regulations internally generated intangible such as brands and trademarks may not be recognised in the financial statements of the target company. However accounting regulations do allow the acquirer to recognise the identifiable intangible assets while preparing the combined financial statements after the acquisition. These intangible assets certainly form the part of the negotiation while fixing the acquisition price for the target. Usually valuers are appointed to identify the intangible assets which may not be recorded in the financial statements of the target company or even to re-evaluate the value of the intangibles that are already recorded in the financial statements.

9.1.5 Acquisitions by Private Equity and Venture Capitalists

Acquisitions are often classified into two types.

- a) Strategic Acquisitions and
- b) Financial Acquisitions.

Strategic acquisitions are those where an acquirer intends to run the company themselves. There are significant changes in the way the company operates. The acquirer aims at deriving operational synergies through management integration, product changes, operational changes and more. The target company sees this as an interference in their operations.

Financial Acquisitions are often done by Private Equities, Venture Capitalists and portfolio companies who acquirer a company purely for their value and normally do not make significant operational changes. Target companies who have high potential but are short of funds normally welcome such acquisitions.

The best private-equity firms don't just recapitalize companies with debt; they improve the companies' performance through improved governance. A McKinsey study of 60 successful investments by 11 leading private-equity firms found that in almost two-thirds of the transactions, the primary source of new value was improvement in the operating performance of the company, relative to peers, through fruitful interaction between the owners and the management team. The use of financial leverage and clever timing of investments, often cited as private-equity firms' most important sources of success, were not as important as improved governance. Private-equity firms don't have the time or skills to run their portfolio companies from day to day, but the higher-performing private-equity

firms do govern these companies very differently from the way exchange-listed companies are governed. This is a key source of their outperformance. Typically, the private-equity firms introduce a stronger performance culture and make quick management changes when necessary. They encourage managers to abandon any sacred cows, and they give managers leeway to focus on a longer horizon, say five years, rather than the typical one-year horizon for a listed company. Private-equity firms spend most of their time on strategy and performance management, rather than compliance and risk avoidance.²

² *Valuation: Measuring and managing the value of companies; Tim Koller, McKinsey & Co.*

The performance record of acquisitions is mixed at best. Research undertaken from a strategic management perspective has sought to establish how well acquisitions have performed from the viewpoint of the acquiring firm. A study by McKinsey & Company reveals that 43 per cent of international acquisitions fail to produce a financial return that meets or exceeds the acquirer's cost of capital; put another way 43 per cent destroy shareholder value for the acquiring firm (Bleeke and Ernst 1993).

9.2.1 Other Potential Acquires

Financial economists have investigated the impact of M&A on overall wealth generation. These researchers have typically relied on stock market measures of performance. Wealth generation is calculated from the change in the share prices of the bidder and target around the time of the acquisition announcement, appropriately adjusted for the expected change taking account of movements in the overall stock market. If one accepts market efficiency arguments, these 'abnormal returns' represent the market's accurate predictions of the changes in wealth that will result from the acquisition. The results of such studies reveal that, overall, acquisitions create negligible or only very small wealth gains. However, the distribution of any gain between the shareholders of the bidding and target companies is not even. For example, one in-depth study of 429 British acquisitions completed between 1980 and 1990 found that target companies gained approximately 30 per cent in value, while shareholders in bidding companies lost approximately 5 per cent. In order to calculate the total wealth gain, these share price movements must be weighted by the companies' starting point market capitalizations. This revealed that the acquisitions had produced overall wealth gains of only 2 per cent.

The shareholders of a company benefit from a deal if (and only if) the value of their shares increases. The increase may occur immediately, or it may be delayed. Normally the immediate response to the announcement of a merger or acquisition is usually a downward blip in the buyer's stock price but if the deal creates value then as its success is revealed the buyers stock price will appreciate at rate higher than its expected rate of return (the market's risk adjusted for the stock's beta). These cumulative abnormal returns or CAR will continue until the stock reaches a new equilibrium that reflects the value created by the deal. Thereafter, the stock will appreciate at its normal common risk adjusted rate of return subject to noise and new information.

☉ Friendly Mergers

Generally, the acquirer approaches the target's management directly unless it has reason to believe that the target will not welcome the merger. If both companies are open to the idea, the companies enter into merger discussions. Key discussion points at this stage include the amount of consideration that target shareholders will receive, terms of the transaction, and post-merger management structure.

Prior to reaching a formal agreement, both parties conduct due diligence (financial due diligence, legal due diligence, etc.) where accounts and other financial records are examined to ensure the accuracy of representations made by either party during negotiations (e.g., the acquirer might want to confirm that the target's assets are actually

worth the amount claimed by the target). Any issues that arise at this stage may have a direct bearing on the price and/or terms of the deal. The target may also conduct due diligence on the acquirer to ensure financial soundness and ability to meet merger payment terms.

Upon completion of due diligence and negotiations, the parties sign a definitive merger agreement, which is a contract that contains terms and conditions, warranties or representations, covenants, termination procedures and remedies, and other miscellaneous clauses.

Typically, merger discussions and negotiations are kept confidential until the definitive merger agreement has been signed. Once it has been signed, the transaction is announced to the public through a joint press release by both companies. Usually, shareholders' approval is required (for target shareholders to approve a stock transaction, or acquirer shareholders to approve the issuance of a substantial amount of shares to finance a stock offering) shareholders are provided with a proxy statement that contains all material facts. Once all required approvals have been obtained (from shareholders, regulatory bodies, etc.), legal advisors file documentation as specified by the regulator (Ministry of Corporate Affairs, SEBI – if any of the companies are listed) and then the transaction is deemed complete. Agreed-upon consideration is paid to target shareholders, and the companies are officially and legally combined.

⊙ **Hostile Mergers**

When the target's management or Board of Directors are not receptive to the idea of a merger, the acquirer may take the deal directly to the target's shareholders through a tender offer or a proxy fight.

In a tender offer:

- ▲ The acquirer invites target shareholders individually to submit their shares for a payment.
- ▲ The payment can be in the form of cash, shares of the acquirer, other securities, or a combination of cash and securities.

In a proxy fight:

- ▲ The acquirer approaches target shareholders to vote for an acquirer-nominated board of directors which, if elected, is then able to replace the target's management, and turn the transaction into a friendly merger.
- ▲ Proxy solicitation is approved by regulators and then proxies are mailed directly to target shareholders.

⊙ **Takeovers**

When faced with a hostile tender (takeover) offer, the target's board of directors can

- (i) sell the company, either to the bidder or a third party or
- (ii) try to remain independent.

The determination of the target to resist overtures from the acquirer depends on

- (i) the strength of the company's takeover defences,
- (ii) management's resolve to remain independent, and
- (iii) the premium above the target's market price offered by the acquirer.

The target may use defensive measures to delay, negotiate a better deal for its shareholders, or try to keep the company independent. Takeover defences can be classified as pre-offer defences and post-offer defences.

⊙ **Poison pills** grant a company the right to issue stock options to existing shareholders enabling them to purchase additional shares of stock at significantly discounted prices. They effectively make it very expensive for the acquirer to take over the target without approval of the target's board of directors.

There are two types of poison pills:

- (i) A “flip-in” allows existing shareholders (except the acquirer) to buy more shares of the target at a discount.
 - (ii) A “flip-over” allows stockholders to buy the acquirer’s shares at a discounted price after the merger.
- ⊙ **Poison puts** give target company bondholders the right to sell their bonds back to the target at a pre-specified redemption price (typically par value or above) in the event of a takeover. This means that if the acquirer takes over the target, it would need to raise a substantial amount of cash to refinance the target’s debt.
 - ⊙ **Share repurchase:** The target may repurchase its shares from shareholders. This can increase the cost of a takeover for the acquirer by increasing the stock’s price, or by causing the acquirer to increase its bid to remain competitive with the target’s offer for its own shares. If financed by issuing debt, share repurchases can increase the target’s leverage (“leveraged recapitalisation”), which makes it less attractive as a takeover target.
 - ⊙ **“Crown jewel” defence:** The target sells off a valuable asset or a division to make the firm less attractive to the would-be acquirer. However, if the sale is initiated after a hostile bid, there is a chance that courts would deem the sale illegal.
 - ⊙ **White knight defence:** The target encourages a third firm (that is more acceptable to target company management) to acquire the target company. The entrance of a white knight may ignite a bidding war for the target, which may result in improved terms being offered to target shareholders. It may also result in the eventual acquirer suffering a winner’s curse (overpaying for the company).

9.2.2 Target Management Entrenchment

Managerial entrenchment can be defined as an action, such as investing corporate funds, that is made by a manager in order to boost his or her perceived value as an employee, rather than to benefit the company financially or otherwise.

Managers may sometimes hold little equity and shareholders are too dispersed to take action against non-value maximization behaviour. So it is possible that the acquirer will lay off the target’s management after acquisition. Giving ownership to a manager within a company may translate into greater voting power which makes the manager’s workplace more secure. Hence, they gain protection against takeover threats and the current managerial market.

⊙ Examples of entrenchment strategies

There are a variety of entrenchment practices that managers may employ.

- ▲ Poison pills – as discussed above, a poison pill gives current shareholders the right to purchase additional shares of the company at extremely attractive prices which causes dilution and effectively increases the cost to the potential acquirer.
- ▲ Restricted Voting rights – it is common to issue shares of differential voting rights so that control can be retained with some key promoters even if the shares are transferred. In some cases, equity ownership above a certain threshold (e.g. 15%) triggers a loss of voting rights and required board approval. This forces the bidder to negotiate with the board directly.
- ▲ Golden parachutes are compensation arrangements between the target and its senior management where the managers get lucrative cash payouts if they leave the target company after a merger. These contracts given to key executives and can be used as a type of anti-takeover measure taken by a firm to discourage an unwanted takeover attempt.

9.2.3 Anti-trust and Security Issues

Historically, regulators used market share as a measure of market power to determine whether there were antitrust violations among competitors in an industry. This was done using a simple measure of industry concentration along

with market share information. Companies contemplating a merger could determine in advance whether they would be in violation if they were to merge. The approach is transparent and predictable but is deemed too simplistic and rigid.

The Herfindahl-Hirschman Index (HHI) is considered to be a better measure of assessing market concentration. The HHI measure sums the squares of each company’s market share (based on sales) in the industry. Not only is it easy to calculate and interpret, but the HHI is also more effective at modelling market concentration.

$$HHI = \sum_i^N \left(\frac{\text{Sales of firm } i}{\text{Total Sales of the market}} \times 100 \right)^2$$

Students should recall that Sales of the firm / Total Sales = market share

HHIs are calculated based on post-merger market shares.

- ▲ An HHI of less than 1,000 suggests that the market is not concentrated.
- ▲ An HHI between 1,000 and 1,800 suggests that the market is moderately concentrated.
- ▲ An HHI above 1,800 suggests that the market is highly concentrated.

In India, Competition Commission of India regulates the industry concentration to protect consumers’ interests.

Illustration 6:

The following is the list of key players in an industry along with their market shares.

Companies	A Ltd	B Ltd	C Ltd	D Ltd	E Ltd	F Ltd	G Ltd	H Ltd	Total
Mkt Share	25.0%	20.0%	15.0%	10.0%	10.0%	5.0%	7.5%	7.5%	100.0%

⊙ **What would be the HHI for the industry?**

What would be the HHI for the industry of C Ltd and D Ltd merge together? Assuming that the Government will trigger anti-trust issues if the change in HHI is over 100, would there likely be an anti-trust issue?

Solution:

The HHI can be calculated as follows:

Companies	A Ltd	B Ltd	C Ltd	D Ltd	E Ltd	F Ltd	G Ltd	H Ltd	HHI
Mkt Share	25%	20%	15%	10%	10%	7.5%	7.5%	5%	
Squared Mkt Share	625	400	225	100	100	56.25	56.25	25	1587.5

Considering the score is between 1000 and 1800, the industry is moderately concentrated.

The HHI can be calculated after the merger of C and D would be as follows:

Companies	A	B	C + D	E	F	G Ltd	H Ltd	HHI
Mkt Share	25%	20%	25%	10%	7.5%	7.5%	5%	
Squared Mkt Share	625	400	625	100	56.25	56.25	25	1887.5

Considering the score is exceeding 1800, the industry is likely to be highly concentrated. Also, since the change in HHI is over 100, the regulator may challenge / investigate the merger.

9.2.4 Post Transactions Value incorporating effect of intended synergies

Analysis of M&A Transactions involves identification of economic gains from the transaction. If the combined entity is more than the sum of its parts, the transaction is said to have created synergies. The difference between the combined value and the sum of the parts of individual companies is usually attributed to synergy.

Combined Value = Value of Acquirer + Standalone value of the target + Synergy

Since in many cases, the acquirer ends up paying a premium over the standalone fair value of the company, the synergy may not occur unless the premium paid is recovered. Further, there are costs of integration as well.

Therefore, the Net Gain = Value of synergy - premium paid - Cost of integration

While assessing synergies, operating improvements are a big source of value creation. Better post-merger integration could lead to abnormal returns even when the acquired company is in unrelated business. Managerial talent is an important instrument in creating value by cutting down costs, improving revenues and improving margins. Many executive compensation is tied to the performance in the post-merger. Providing equity stake in the company induces executives to think and behave like shareholders.

Illustration 7

Value of target Co. is ₹ 500 Million

Value of the acquiring Co. is ₹ 800 Million.

Present value of cost savings if the two companies are merged together is ₹ 100 million.

Acquiring company expects the cost of integration as ₹ 80 million and the shareholders of Target Co. are expecting a deal premium to be paid of 15 percent over their company's value.

What is the value of Combined entity? Does the merger result in a net gain for the combined entity?

Solution:

Premium Paid = $500 \times 0.15 = 75$ million

Synergy = 100 million

Combined Value = Value of Target Co. + Value of Acquiring Co. + Synergy
 $= 500 + 800 + 100 = ₹ 1400$ million

Net Gain / Loss = Synergy - Premium Paid - Cost of Integration
 $= 100 - 75 - 80 = \text{Loss of } ₹ 55$ million

Valuing Control:

The safest way to value a target firm is in steps starting with the status quo valuation of the firm and following up with a value for control. We start our valuation of the target firm by estimating the firm value with existing investment, financing and dividend policies. This valuation, which we turn the status quo valuation provides a base from which we can estimate control and synergy premiums.

Many hostile takeovers are justified based on the existence of a market for corporate control. Investors and firms are willing to pay large premiums over the market price to control the management of firms, especially those that they perceive to be poorly run. This section explores the determinants of the value of corporate control and attempts to value it in the context of an acquisition in general the value of control will be much higher for a poorly managed firm that operates at below-optimum capacity than for a well-managed firm. The value of controlling a firm comes from changes made to existing management policy that can increase the firm value. Assets can be acquired or liquidated the financing mix can be changed the dividend policy re-evaluated and the firm restructured to maximise value. The value of the control can be written as:

Value of Control = Value of the firm_(optimally managed) - Value of the firm_(with current management)

⊙ Valuing Synergy:

As discussed earlier, synergies may be obtained in various forms in case of mergers and acquisitions. However, some experts believe that synergy may not be valued. One school of thought argues that synergy is too nebulous to be valued and that any systematic attempt to do so requires so many assumptions that it is pointless. If this is true a firm should not be willing to pay large premiums for synergy if it cannot attach a value to get.

As valuers we maintain that synergy can be valued.

Assessment of synergies requires assessment of various questions.

- ▲ What form is the synergy expected to take?
- ▲ Will it reduce cost as a percentage of sales and increase profit margins?
- ▲ Will it increase future growth or length of the growth period?
- ▲ When will the synergies start affecting the cash flows post acquisition?

To influence value, synergy has to influence one of the 4 inputs to the valuation process - cash flows from existing assets, higher expected growth rates, a longer growth period or a lower cost of capital. Since value of synergies is the present value of the cash flows created by it, longer it takes for it to show up, the lesser its value. The value of synergy can be estimated similarly as we have assessed the value of control.

- ▲ Step 1: Value the firms involved in the merger independently by discounting expected cash flows to each firm at the weighted average cost of capital for that firm
- ▲ Step 2: Estimate the value of the combined firm with no synergy by adding the values obtained for each firm in the first step.
- ▲ Step 3: Build in the effects of synergy into expected growth rates and cash flows and value the combined firm with synergy.
- ▲ Step 4: The difference between the value of the combined firm with synergy and the value of the combined firm without synergy provides a value for synergy.

9.2.5 Exit strategies

Exit strategies involve Mergers and Acquisitions, IPOs, selling stakes to investors, family succession among others.

M&A deals: A merger or acquisition is a strong exit plan option for any company with their business for sale. This is one of the strongest exit strategies for business owners, as they can maintain control over price negotiations and set their own terms. However, M&A processes can be time-consuming and costly, and even fail.

Selling the stake to an investor: Shareholders can sell their stake to their partners or investors so that the business can run even if the shareholders exit the business. The term ‘friendly buyer’ is often used in this type of exit strategy, as it’s likely that you would sell your stake to someone known and trusted. The company can continue to run with minimal disruption to business as usual, keeping revenue streams steady. It’s possible that the potential buyer already has a vested interest in the business and is committed to its success in the long term.

However, finding a buyer or investor for the company can be difficult. Also, getting the right is difficult. Very often, businesses fail after M&As.

Acquihires³: Acquihires is a business exit strategy where a company is bought solely to acquire its talent. This type of acquisition can be very beneficial to skilled employees as they will be well looked after once the business itself is sold.

Management and employee buyouts: In management buyouts, those already working within the business are able to transition into more senior roles to fill the gap in leadership. As the management team is already familiar with your business, they should be well equipped to manage the company.

³ Reference: <https://www.ansarada.com/business-exits/strategies>

9.2.6 Tax implications

Tax implications are some of the most common and influential factors affecting mergers and acquisitions. In fact, Tax is often the primary reason for mergers and acquisitions. If the M&A transaction is structured properly, an organization can save a lot of money through tax benefits.

The Income Tax Act of 1961 includes various provisions that talk about dealing with taxation in different ways of structuring. M&A transactions are carried in various ways.

Definitions

⦿ Amalgamation

“Amalgamation”, in relation to companies, means the merger of one or more companies with another company or the merger of two or more companies to form one company (the company or companies which so merge being referred to as the amalgamating company or companies and the company with which they merge or which is formed as a result of the merger, as the amalgamated company) in such a manner that—

- a) all the property and liabilities of the amalgamating company or companies immediately before the amalgamation becomes the property and liabilities of the amalgamated company by virtue of the amalgamation;
- b) shareholders holding not less than three-fourths in value of the shares in the amalgamating company or companies (other than shares already held therein immediately before the amalgamation by, or by a nominee for, the amalgamated company or its subsidiary) become shareholders of the amalgamated company by virtue of the amalgamation, otherwise than as a result of the acquisition of the property of one company by another company pursuant to the purchase of such property by the other company or as a result of the distribution of such property to the other company after the winding up of the first-mentioned company;

⦿ Demerger

“Demerger”, in relation to companies, means the transfer, pursuant to a scheme of arrangement under the Companies Act, by a demerged company of its one or more undertakings to any resulting company in such a manner that—

- a) all the property and liabilities of the undertaking, being transferred by the demerged company, immediately before the demerger, becomes the property and liabilities of the resulting company by virtue of the demerger;
- b) the property and the liabilities of the undertaking or undertakings being transferred by the demerged company are transferred at values appearing in its books of account immediately before the demerger (except in case where the values are recorded at different values as per Ind AS).
- c) the resulting company issues, in consideration of the demerger, its shares to the shareholders of the demerged company on a proportionate basis except where the resulting company itself is a shareholder of the demerged company;
- d) the shareholders holding not less than three-fourths in value of the shares in the demerged company (other than shares already held therein immediately before the demerger, or by a nominee for, the resulting company or, its subsidiary) become shareholders of the resulting company or companies by virtue of the demerger, otherwise than as a result of the acquisition of the property or assets of the demerged company or any undertaking thereof by the resulting company;
- e) the transfer of the undertaking is on a going concern basis;
- f) the demerger is in accordance with the conditions, if any, notified under sub-section (5) of section 72A by the Central Government in this behalf.

⊙ Slump Sale

“Slump sale” means the transfer of one or more undertaking, by any means, for a lump sum consideration without values being assigned to the individual assets and liabilities in such sales.

Tax exemption in case of Merger / Amalgamation

The Income Tax Act, 1961 doesn't define the term merger but only defines an “amalgamation” as defined under Section 2(1B) as “the merger of one or more companies with another company, or the merger of two or more companies to incorporate a new company.”

For the provisions of the act, the company which is being merged is called the ‘amalgamating company’ and the company into which it merges or the resulting company as the outcome of the merger is called the ‘amalgamated company’. The company which has been merged ceases its corporate identity from the day the amalgamation is effective. A merger requires approval of the National Company Law Tribunal (NCLT) and it is typically processed through an arrangement as specified under Section 230 to 232 of the Companies Act, 2013.

The Income Tax Act, 1961 provides that

- ✦ in an amalgamation all the assets and liabilities of the amalgamating company immediately preceding the amalgamation must become the assets and liabilities of the amalgamated company as an outcome of the amalgamation.
- ✦ At least 3/4th of the shareholders in the amalgamating company shall become shareholders of the amalgamated company as an outcome of the amalgamation.

Hence, only when a merger transaction follows the above mentioned two conditions, it can be termed as an amalgamation for the purposes of The Income Tax Act.

Section 47 (Capital Gains – transactions not regarded as transfer) of the Income Tax Act specifically exempts the following from Capital Gains:

47(iv) any transfer of a capital asset by a company to its subsidiary company, if—

- (a) the parent company or its nominees hold the whole of the share capital of the subsidiary company, and
- (b) the subsidiary company is an Indian company;

(v) any transfer of a capital asset by a subsidiary company to the holding company, if—

- (a) the whole of the share capital of the subsidiary company is held by the holding company, and
- (b) the holding company is an Indian company :

(vi) any transfer, in a scheme of amalgamation, of a capital asset by the amalgamating company to the amalgamated company if the amalgamated company is an Indian company;

(via) any transfer, in a scheme of amalgamation, of a capital asset being a share or shares held in an Indian company, by the amalgamating foreign company to the amalgamated foreign company, if—

- (a) at least 25 percent of the shareholders of the amalgamating foreign company continue to remain shareholders of the amalgamated foreign company, and
- (b) such transfer does not attract tax on capital gains in the country, in which the amalgamating company is incorporated;

(vii) any transfer, in a scheme of amalgamation of a banking company with a banking institution sanctioned and brought into force by the Central Government under section 45 (7) of the Banking Regulation Act, 1949 (10 of 1949), of a capital asset by the banking company to the banking institution.

- (viab) any transfer, in a scheme of amalgamation, of a capital asset, being a share of a foreign company, referred to in section 9 (1)(i) explanation 5, which derives, directly or indirectly, its value substantially from the share or shares of an Indian company, held by the amalgamating foreign company to the amalgamated foreign company, if—
- (A) at least 25 percent of the shareholders of the amalgamating foreign company continue to remain shareholders of the amalgamated foreign company; and
 - (B) such transfer does not attract tax on capital gains in the country in which the amalgamating company is incorporated;
- (vib) any transfer, in a demerger, of a capital asset by the demerged company to the resulting company, if the resulting company is an Indian company;
- (vic) any transfer in a demerger, of a capital asset, being a share or shares held in an Indian company, by the demerged foreign company to the resulting foreign company, if—
- (a) the shareholders holding not less than three-fourths in value of the shares of the demerged foreign company continue to remain shareholders of the resulting foreign company; and
 - (b) such transfer does not attract tax on capital gains in the country, in which the demerged foreign company is incorporated :
- (vicc) any transfer in a demerger, of a capital asset, being a share of a foreign company, referred to in section 9 (1)(i) explanation 5, which derives, directly or indirectly, its value substantially from the share or shares of an Indian company, held by the demerged foreign company to the resulting foreign company, if—
- (a) the shareholders, holding not less than three-fourths in value of the shares of the demerged foreign company, continue to remain shareholders of the resulting foreign company; and
 - (b) such transfer does not attract tax on capital gains in the country in which the demerged foreign company is incorporated:
- (vid) any transfer or issue of shares by the resulting company, in a scheme of demerger to the shareholders of the demerged company if the transfer or issue is made in consideration of demerger of the undertaking;
- (vii) any transfer by a shareholder, in a scheme of amalgamation, of a capital asset being a share or shares held by him in the amalgamating company, if—
- (a) the transfer is made in consideration of the allotment to him of any share or shares in the amalgamated company except where the shareholder himself is the amalgamated company, and
 - (b) the amalgamated company is an Indian company;

In a situation of a tax neutral demerger, there shall be no capital gains tax on the demerging company on any transfer of capital assets to the resulting company (If an Indian company).

When there is a demerger of a foreign entity into a subsequent foreign entity where the capital assets are transferred, there shall be no tax implication on the capital gains in India if the following are complied with

- ✦ A minimum of 75% of shareholders of the demerging foreign company remain shareholders of the resulting foreign company.
- ✦ The country in which the demerging foreign company is incorporated, the said demerger is not chargeable to capital gains tax.

Amortisation of expenditure in case of amalgamation or demerger

Sec 35DD Provides that where an assessee, being an Indian company, incurs any expenditure, wholly and exclusively for the purposes of amalgamation or demerger of an undertaking, the assessee shall be allowed a deduction of an

amount equal to one-fifth of such expenditure for each of the five successive previous years beginning with the previous year in which the amalgamation or demerger takes place.

Set off and carry forward of losses and unabsorbed depreciation

Subject to certain conditions of Sec 72A and 72AA, the accumulated loss and the unabsorbed depreciation of the amalgamating company shall be deemed to be the loss or, allowance for unabsorbed depreciation of the amalgamated company for the previous year in which the amalgamation was effected.

The accumulated loss shall not be set off or carried forward and the unabsorbed depreciation shall not be allowed in the assessment of the amalgamated company unless—

- a) the amalgamating company—
 - (i) has been engaged in the business, in which the accumulated loss occurred or depreciation remains unabsorbed, for three or more years;
 - (ii) has held continuously as on the date of the amalgamation at least three-fourths of the book value of fixed assets held by it two years prior to the date of amalgamation;
- b) the amalgamated company—
 - (i) holds continuously for a minimum period of five years from the date of amalgamation at least three-fourths of the book value of fixed assets of the amalgamating company acquired in a scheme of amalgamation;
 - (ii) continues the business of the amalgamating company for a minimum period of five years from the date of amalgamation;
 - (iii) fulfils such other conditions as may be prescribed to ensure the revival of the business of the amalgamating company or to ensure that the amalgamation is for genuine business purpose.

Business losses and unabsorbed depreciation of an amalgamating company may be allowed to be carried forward and set off in the hands of the amalgamated company, subject to the satisfaction of certain conditions. Business losses may be carried forward for eight years pursuant to a merger, subject to certain conditions.

In the case of a demerger, the accumulated losses and unabsorbed depreciation of the demerged company would be allowed to be carried forward and set off in the hands of a resulting company, subject to the satisfaction of certain conditions. Accumulated business losses are permitted to be carried forward for the unexpired period and depreciation can be carried forward indefinitely.

Carry forward of tax losses & unabsorbed depreciation:

The resulting company is to carry forward the accumulated tax losses and depreciation which is unabsorbed of the undertaking where:

The company which is being transferred has a direct relation to it.

There is no direct relation to it, then it has to be segregated between the demerging company and the resulting company in exactly the same percentage in which the assets have been ascertained by the demerging company and the resulting company.

Cost of assets & depreciation in the statement of the Demerging company qua the assets transferred, the opening written down value of the assets which are transferred is written down as the same value.

The demerging company is allowed a deduction in the tax treatment in respect of expenses incurred on the demerger transaction equally for 5 years commencing from the year the demerger takes place.

Slump Sale

Gains arising on the transfer of an undertaking for a lump sum consideration, without assigning consideration toward any of the assets individually, is chargeable to tax as per the special provisions as contained under the Act. Capital gains for the purposes of a slump sale are computed as the difference between the sales consideration (less expenditure incurred in relation to the transfer) and the net worth of the undertaking.

Pursuant to amendment vide the Finance Act, 2021 (Finance Act), it has been clarified that a slump exchange is covered within the ambit of taxation. Pursuant to an amendment vide the Finance Act, the sales consideration has now been linked to the Fair Market Value (FMV) of capital assets, as on the date of transfer, and where such sales consideration is lower than the FMV, such that the FMV would be considered as the full value of consideration for the purpose of computing capital gains. This is to be calculated as per Rule 11UAE of Income Tax Rules.

- ⊙ In a scheme of amalgamation where the amalgamated company is an Indian company, any transfer of a capital asset by an amalgamating company to the said amalgamated company shall be exempted.
- ⊙ In a scheme of amalgamation where there is a transfer of shares by a shareholder subject to the following 2 conditions getting satisfied:
 - ▲ The transfer is made in consideration of the allotment to him of any share or shares in the amalgamated company except where the shareholder itself is the amalgamated company, and
 - ▲ The amalgamated company is an Indian company;

The calculation of the acquisition of shares for such shareholders will be done at the cost at which the shares of the amalgamating company had been acquired by the shareholder. The period of the holding shall include the period during which the shares were held by the shareholders of the amalgamating company.

In a scheme of amalgamation, any transfer of a capital asset such as being a share or shares held in an Indian company, by the amalgamating foreign company to the amalgamated foreign company, if

- ▲ A minimum of 25% of the shareholders of the amalgamating foreign company carry on as shareholders of the amalgamated foreign company, and
- ▲ In the country where the amalgamating country is incorporated, no tax is levied on capital gains in an amalgamation scheme between 2 foreign companies where as a consequence the transfer results in an indirect transfer of Indian shares along with the conditions as specified above, tax exemption can be availed.

An amalgamation between two or more foreign companies can be exempted from tax in India for the amalgamating foreign company, however, it will definitely result in Indian Capital Tax gains for the shareholders.

Indirect taxes

As in an Amalgamation/ Merger, there is a transfer of the company on a going-concern basis the Goods & Services Tax is not usually applicable. However, it has been stated under Section 18(3) of the Central Goods & Services Tax Act, 2017 that availability of the input tax credit furnishes that where there is a change in the constitution of a registered person on account of an amalgamation, transfer of unutilized input tax credit in the electronic credit ledger shall be permitted if certain conditions are satisfied.

Stamp duty

In India, the constitution segregates the power between the Centre and the State Government towards levying stamp duty. Stamp duty is always paid when a Sale Deed or a Deed of Conveyance is executed. The central Government enacts The Indian stamp Act of, 1899 which may or may not be adopted by the states. Certain states in India have their own respective stamp acts.

Financial modelling is the construction of spreadsheet models that illustrate a company's likely financial results in quantitative terms. Spreadsheets (e.g. MS Excel) are used for creating Financial Models. In other words, "spreadsheet" is the medium and "model" is an end-product.

Most financial statement analysis tasks are undertaken with a forward-looking decision in mind—and much of the time it is useful to summarize the view developed in the analysis with an explicit forecast. Prospective analysis includes two tasks—forecasting and valuation—that together represent approaches to explicitly summarizing the valuer's forward-looking views. The best way to forecast future performance is to do it comprehensively, producing not only profit in lost forecast but also forecast of cash flows and the balance sheet. A comprehensive approach is useful even in cases where one might be interested primarily in the single facet of performance because it guards against unrealistic implicit assumptions.

9.3.1 Attributes of good Financial Models

- ⦿ **Realistic:** most models you develop will be directly or indirectly used to make some decisions. The output of the model must therefore be realistic. This might sometimes be time consuming but is still necessary.
- ⦿ **Error-free:** You must extensively test a model to make sure that it is error free. While some errors are obvious and can be identified since it may not give the desired output. However, some errors may be subtle and maybe harder to predict. Therefore, it is important to do a review of the financial model before the output is reported.
- ⦿ **Flexible:** In the planning stage you should try to anticipate the different types of questions the model is likely to answer. The more different types of questions a model can answer, the mood useful it is.
- ⦿ **Easy to use:** Is important to ensure that the model is easy to use by any user. While fancy looking dashboards may make the model look attractive it is not necessary.
- ⦿ **Easily understandable formula:** Many excel models, especially large ones common often include formula that go on for lines. It is advisable to shorten the formula, use short descriptive cell and range names to make formulas readable. Sometimes professionals also use VBA functions to improve the quality and appearance of calculations
- ⦿ **Minimum hard-coding:** hard coded values that is values embedded in the formulas are difficult to change especially in large models because there is always a danger of missing them in few places. It is advisable that the input cells (sales with manual inputs of numbers or data) and formulated cells should be clearly distinguished in the entire model.
- ⦿ **Good documentation:** models should have appropriate documentation such as assumptions, inputs outputs model description among others.:

9.3.2 Financial Statement Forecasting

The objective of financial statements modelling is to create proforma financial statements in order to make financial projections that can be used to make decisions. Financial statement models are widely used for a variety of purposes including business valuation.

Financial statement modelling involves modelling all the 3 primary financial statements the income statement balance sheet and the cash flow statement. The cash flow statement is usually derived from the other two.

The key steps in developing a financial statement model are:

- ▲ expected uses of the model and the required output.
- ▲ collect historical data for the company, its industry, and its major competitors
- ▲ understand the companies plan and develop a comprehensive set of modelling assumptions
- ▲ build the model and debug it
- ▲ improve the model based on feedback.

Using historical data: Financial statement forecasting models start with at least some historical financial statements of the company. Usually, 3 to 5 years historical financial statements may be useful to produce projections based on historical data. The statement should be generally consistent it is not necessary that every number would be correct to the last rupee. Understanding the footnotes may also be helpful in preparing financial forecasts also, some historical data for the companies industry and its major competitors will also be helpful in creating realistic forecasts and benchmarks. Next getting industry forecasts for market growth price trends expected GDP growth interest rates may be very useful.

Company's plans: Understanding the company's plans are critical in preparing the financial models. While financial statement forecasts can be made using historical data and basic financial analysis, it may not be useful for anybody if the companies plans are not incorporated into the financial model. For example, a company may be considering building a new warehouse to expand its sales. This might require investment in not just a warehouse but in additional working capital as well. Search increase in capital expenditure and working capital might lead to increased sales increased cost of goods sold increased expenses higher profits and other balance sheet items as well. Unless you have a good control on these numbers your forecasts will not be useful.

Common-size statements: common size statements are very helpful in creating financial models. In case of a common size statement every item on the profit and loss statement is taken as a percentage of the total revenue. Similarly every item on the balance sheet is taken as a percentage of the total assets. This helps a valuer understand the relationship between different items in the financial statements. The biggest benefit of a common-size analysis is that it can let a valuer identify large or drastic changes in a firm's financials. Rapid increases or decreases will be readily observable, such as a rapid drop in reported profits during one quarter or year. This also helps a valuer compare the performance of different companies irrespective of its size.

Example 6: the standalone financial statements of Maruti Suzuki for two years are as follows:

Balance Sheet as at (₹ Cr)	Maruti Suzuki Standalone	Maruti Suzuki Standalone
	31-Mar-X2	31-Mar-X1
ASSETS		
1. Non Current Assets		
Property, plant and equipment	12,916.20	12,163.10
Capital work in progress	1,252.30	1,006.90

Balance Sheet as at (₹ Cr)	Maruti Suzuki Standalone	Maruti Suzuki Standalone
Goodwill		
Other intangible assets	373.00	346.90
Financial assets		
Investments	26,214.70	18,875.40
Loans and advances	0.30	0.40
Other financial assets	23.80	23.10
Non current assets (net)		
Other non current assets	1,603.10	1,678.20
	42,383.40	34,094.00
2. Current Assets		
Inventories	3,262.20	3,132.10
Financial assets		
Investments	2,013.70	1,056.80
Trade receivables	1,199.20	1,322.20
Cash and cash equivalents	13.10	39.10
Loans and advances	2.50	3.10
Other financial assets	95.00	147.80
Current tax assets (net)	485.40	485.40
Other current assets	1,538.80	1,659.50
	8,609.90	7,846.00
Total Assets	50,993.30	41,940.00
EQUITY AND LIABILITIES		
EQUITY		
Equity share capital	151.00	151.00
Other equity	36,020.10	29,733.20
	36,171.10	29,884.20
LIABILITIES		
1. Non Current liabilities		
Provisions	21.90	14.80
Deferred tax liabilities (net)	464.00	194.30
Other non current liabilities	1,105.00	807.50
	1,590.90	1,016.60
2. Current liabilities		
Financial liabilities		
Borrowings	483.60	77.40

Balance Sheet as at (₹ Cr)	Maruti Suzuki Standalone	Maruti Suzuki Standalone
Trade payables	8,367.30	7,407.30
Other financial liabilities	1,302.70	1,197.10
Provisions	449.00	398.90
Current tax liabilities (net)	803.60	795.60
Other current liabilities	1,825.10	1,162.90
	13,231.30	11,039.20
Total equity and liabilities	50,993.30	41,940.00

Statement of Profit & Loss for the year ended	31-Mar-X2	31-Mar-X1
Income from operations	77,266.20	65,054.60
Other income	2,279.80	1,461.00
Total Income	79,546.00	66,515.60
Expenses		
Cost of materials consumed	42,629.60	35,483.90
Purchases of products for sale	4,482.10	3,206.60
Changes in inventories of finished goods, work-in-progress, and products for sale	-380.10	6.90
Excise duty	9,231.40	7,516.50
Employee benefits expense	2,331.00	1,978.80
Finance costs	89.40	81.50
Depreciation and amortisation expense	2,602.10	2,820.20
Other expenses	8,722.80	8,037.70
Amount capitalised / Vehicles for own use	-103.60	-60.20
Total Expenses	69,604.70	59,071.90
Profit/(loss) before exceptional items and tax	9,941.30	7,443.70
Exceptional items		
Profit/(loss) before Tax	9,941.30	7,443.70
Tax Expense		
Current tax	2,331.70	2,041.40
Deferred tax	271.90	38.00
Total tax expense/(credit)	2,603.60	2,079.40
Profit/(loss) for the year from continuing operations	7,337.70	5,364.30
Other comprehensive income/(loss)	221.70	7.00
Total comprehensive income/(loss) for the year	7,559.40	5,371.30

The following is the common size statement of Tata Motors with Maruti Suzuki for Year X2.

Balance Sheet as at (₹ Cr)	Tata Motors	Common size	Maruti Suzuki	Common size
	31-Mar-X2		31-Mar-X2	
ASSETS				
1. Non-Current Assets				
Property, plant and equipment	17,364.77	29.66%	12,916.20	25.33%
Capital work in progress	1,870.93	3.20%	1,252.30	2.46%
Goodwill	99.09	0.17%		0.00%
Other intangible assets	2,773.69	4.74%	373.00	0.73%
Intangible assets under development	5,366.03	9.17%		0.00%
Investment in subsidiaries & associates	14,778.87	25.25%		0.00%
Financial assets				
Investments	528.37	0.90%	26,214.70	51.41%
Loans and advances	389.61	0.67%	0.30	0.00%
Other financial assets	196.32	0.34%	23.80	0.05%
Non-current assets (net)	724.58	1.24%		0.00%
Other non-current assets	1,856.28	3.17%	1,603.10	3.14%
	45,948.54	78.50%	42,383.40	83.12%
2. Current Assets				
Inventories	5,504.42	9.40%	3,262.20	6.40%
Financial assets				
Investments	2,400.92	4.10%	2,013.70	3.95%
Trade receivables	2,128.00	3.64%	1,199.20	2.35%
Cash and cash equivalents	286.06	0.49%	13.10	0.03%
Loans and advances	231.35	0.40%	2.50	0.00%
Other financial assets	100.76	0.17%	95.00	0.19%
Current tax assets (net)	129.49	0.22%	485.40	0.95%
Other current assets	1,807.06	3.09%	1,538.80	3.02%
	12,588.06	21.50%	8,609.90	16.88%
Total Assets	58,536.60	100.00%	50,993.30	100.00%
EQUITY AND LIABILITIES				
EQUITY				
Equity share capital	679.22	1.16%	151.00	0.30%
Other equity	20,129.93	34.39%	36,020.10	70.64%
	20,809.15	35.55%	36,171.10	70.93%
LIABILITIES				
1. Non-Current liabilities				
Financial liabilities				

Balance Sheet as at (₹ Cr)	Tata Motors	Common size	Maruti Suzuki	Common size
	31-Mar-X2		31-Mar-X2	
Borrowings	13,686.09	23.38%		0.00%
Other financial liabilities	1,123.66	1.92%		0.00%
Provisions	850.71	1.45%	21.90	0.04%
Deferred tax liabilities (net)	97.95	0.17%	464.00	0.91%
Other non-current liabilities	321.24	0.55%	1,105.00	2.17%
	16,079.65	27.47%	1,590.90	3.12%
2. Current liabilities				
Financial liabilities				
Borrowings	5,375.52	9.18%	483.60	0.95%
Trade payables	7,015.21	11.98%	8,367.30	16.41%
Other financial liabilities	6,844.43	11.69%	1,302.70	2.55%
Provisions	467.98	0.80%	449.00	0.88%
Current tax liabilities (net)	80.64	0.14%	803.60	1.58%
Other current liabilities	1,864.02	3.18%	1,825.10	3.58%
	21,647.80	36.98%	13,231.30	25.95%
Total equity and liabilities	58,536.60	100.00%	50,993.30	100.00%

Statement of Profit & Loss for the year ended	31-Mar-X2		31-Mar-X2	
Income from operations	49,100.41	98.05%	77,266.20	97.13%
Other income	978.84	1.95%	2,279.80	2.87%
Total Income	50,079.25	100.00%	79,546.00	100.00%
Expenses				
Cost of materials consumed	27,654.40	55.22%	42,629.60	53.59%
Purchases of products for sale	3,945.97	7.88%	4,482.10	5.63%
Changes in inventories of finished goods, work-in-progress, and products for sale	-251.43	-0.50%	-380.10	-0.48%
Excise duty	4,736.41	9.46%	9,231.40	11.61%
Employee benefits expense	3,558.52	7.11%	2,331.00	2.93%
Finance costs	1,590.15	3.18%	89.40	0.11%
Foreign exchange (gain)/loss (net)	-252.45	-0.50%		0.00%
Depreciation and amortisation expense	2,969.39	5.93%	2,602.10	3.27%
Product development/Engineering expenses	454.48	0.91%		0.00%
Other expenses	8,697.42	17.37%	8,722.80	10.97%
Amount capitalised / Vehicles for own use	-941.55	-1.88%	-103.60	-0.13%
Total Expenses	52,161.31	104.16%	69,604.70	87.50%

Statement of Profit & Loss for the year ended	31-Mar-X2		31-Mar-X2	
Profit/(loss) before exceptional items and tax	-2,082.06	-4.16%	9,941.30	12.50%
Exceptional items	338.71	0.68%		0.00%
Profit/(loss) before Tax	-2,420.77	-4.83%	9,941.30	12.50%
Total tax expense/(credit)	59.22	0.12%	2,603.60	3.27%
Profit/(loss) for the year from continuing operations	-2,479.99	-4.95%	7,337.70	9.22%
Other comprehensive income/(loss)	95.48	0.19%	221.70	0.28%
Total comprehensive income/(loss) for the year	-2,384.51	-4.76%	7,559.40	9.50%

Identifying independent and dependent variables: There is no one right way to forecast any line item. The method you choose depends on your understanding of the business and what do you think will produce good forecasts. but most often used is the sales driven forecasting. Most financial statement forecasting models use sales growth rate as a key independent variable. To decide which line items can be projected as a percentage of sales, the common size statements are used to project the expenses on the profit and loss statement.

If you look at the common size statements for a company for the past few years you will be able to spot some stable relationships as well as some trends and you can use them at least for the first round of forecasting. You may be able to find some such relationships in other financial indicators as well and use that information to forecast certain line items you should always try to confirm these relationships using industry data and use a combination of industry numbers and company numbers to decide numbers in any forecast sometimes management we have its own target such as target debt to equity ratio dividend growth rate and so on. These assumptions known as policy assumptions should be documented in the list of assumptions.

Some line items do not flow through sales. For example the interest expense is a function of the loan that the company might have borrowed. The depreciation amount is a function of the total amount of fixed assets deployed by the company and their depreciation rates depreciation methods and the age of the fixed assets. Taxes, as we all know is a percentage of profit before tax as specified by the government.

Even if you forecast all the line items reasonably well, balance sheet is not likely to balance. You may use a plug to balance the balance sheet. The items that may be normally used as plug includes cash and marketable securities, short term debt, long term debt equity. In case of substantial funding requirements, the company might need additional funds either in the form of debt or equity and thus it may have to be used as a plug. alternatively cash and marketable securities are used plug under normal circumstances. In rare circumstances when the company policy specifies the amount of cash to be kept, then additional funds may have to be deployed as investments end shortfall may have to be borrowed and this these may have to be used as a plug. You should be careful that in the balance sheet there should not be more than one plug figure

Solved Cases:

1. Financial Modelling

C2D Software Ltd is a software company. The company has shared the following financials with you.

Statement of Profit & Loss	31-Mar-X0	31-Mar-X1
Revenue from Operations	48,21,92,172	62,52,80,155
Other income	4,34,921	53,89,037
Total Revenue	48,26,27,093	63,06,69,191

Statement of Profit & Loss	31-Mar-X0	31-Mar-X1
Employee Benefit Expenses	34,17,59,823	43,86,61,527
Other Operating Expenses	12,84,95,391	17,82,56,640
Operating Expenses	47,02,55,213	61,69,18,166
EBIDTA	1,23,71,879	1,37,51,025
Less :Depreciation	72,78,205	90,63,847
EBIT	50,93,674	46,87,178
Less : Finance costs	3,24,123	2,12,055
Profit/(Loss) before Tax	47,69,552	44,75,122
Tax	14,30,865	13,42,537
Profit After Tax	33,38,686	31,32,586

Balance Sheet	31-Mar-X0	31-Mar-X1
Liabilities		
Share Capital (Face Value ₹ 1)	1,00,000	1,00,000
Reserves & Surplus	5,24,23,871	5,55,56,457
Shareholders' Funds	5,25,23,871	5,56,56,457
Long term borrowings	11,29,548	-
Total Non-Current Liabilities	11,29,548	-
Trade Payables	76,00,020	2,40,33,132
Other Current Liabilities	74,56,806	9,65,48,015
Short Term Provisions	1,82,92,000	8,02,340
Total Current Liabilities	3,33,48,826	12,13,83,488
Total Liabilities and Equity	8,70,02,246	17,70,39,944
Assets		
Property, Plant & Equipment	2,91,98,966	3,80,07,820
Total Non-Current Assets	2,91,98,966	3,80,07,820
Current Assets		
Trade Receivables	44,26,901	1,55,835
Other Current Assets	2,42,25,458	4,70,73,342
Loans & Advances	2,88,11,397	6,48,98,260
Cash & Bank balances	3,39,524	2,69,04,687
Total Current Assets	5,78,03,281	13,90,32,124
Total Assets	8,70,02,246	17,70,39,944

As part of its restructuring exercise, the company is planning a major turnaround. You are hired as a valuer and the company does not have projected financial statements. However, the management has shared the following information with you to assist in preparing the financial statement forecasts following by the valuation.

1. The projected financial statements can be prepared for the next 5 years i.e. till FY 20X6.

2. The revenue growth is expected to be 10 % till FY 2024 and then at 7 % for FY 20X5 and 20X6.
3. Operating expenses as a percentage of revenue is expected to be 37 % while Employee benefit expenses is expected to be 50 % of Revenues. Assume the tax rate to be 30 %.
4. The company expects to collect all its Revenues from customers within 45 days of billing while it expects to pay to its vendors within 70 days.
5. Other Current Assets would be 5 % of Revenues while Other Current Liabilities would be 10 % of Operating Expenses.
6. The company expects to spend ₹ 20,00,000 annually on Capital Expansion for the next 5 years.
7. The Property, Plant & Equipment is subject to a depreciation rate of 25.89 % on WDV basis.
8. Loans and Advances, and Short term Provisions are not likely to change over the explicit forecast period.
9. Once the financial forecast are prepared, the following information may be relevant for valuation purposes:
 - ✦ As on valuation date, the long term Government bond yield is 6 %.
 - ✦ Market Return over the long period is 15 %.
 - ✦ Estimated Beta based on comparable companies is 1.25.
 - ✦ The company does not expect to have any debt in the long run.
 - ✦ In the perpetual period, Depreciation is expected to offset Capital expenditure and Change in Working Capital is expected to be 1 % of change in Revenue in the explicit forecast period.
 - ✦ The terminal growth in Free Cash Flows is estimated at 4 %, in line with long term inflation of the country.

Solution:

The forecasted financial statements are prepared as follows:

(₹ in lakhs)

Statement of Profit & Loss	FY x1	FY x2	FY x3	FY x4	FY x5	FY x6
	Actual	Projected	Projected	Projected	Projected	Projected
Revenue from Operations	6,252.80	6,878.08	7,565.89	8,322.48	8,905.05	9,528.41
Revenue growth		10%	10%	10%	7%	7%
Other income	53.89	-	-	-	-	-
Total Revenue	6,306.69	6,878.08	7,565.89	8,322.48	8,905.05	9,528.41
Employee Benefit Expenses	4,386.62	3,439.04	3,782.94	4,161.24	4,452.53	4,764.20
% of Revenues		50%	50%	50%	50%	50%
Other Operating Expenses	1,782.57	2,544.89	2,799.38	3,079.32	3,294.87	3,525.51
% of Revenues		37%	37%	37%	37%	37%
Operating Expenses	6,169.18	5,983.93	6,582.32	7,240.56	7,747.40	8,289.71
EBIDTA	137.51	894.15	983.57	1,081.92	1,157.66	1,238.69
Less :Depreciation (Note 1)	90.64	103.58	81.94	65.90	54.02	45.21
EBIT	46.87	790.57	901.62	1,016.02	1,103.64	1,193.48

Statement of Profit & Loss	FY x1	FY x2	FY x3	FY x4	FY x5	FY x6
	Actual	Projected	Projected	Projected	Projected	Projected
Less: Finance costs	2.12	-	-	-	-	-
Profit/(Loss) before Tax	44.75	790.57	901.62	1,016.02	1,103.64	1,193.48
Tax [@ 30% on PBT]	13.43	237.17	270.49	304.81	331.09	358.04
Profit After Tax	31.33	553.40	631.14	711.21	772.55	835.44

(₹ in lakhs)

Balance Sheet	FY x1	FYx2	FYx3	FYx4	FYx5	FYx6
	Actual	Projected	Projected	Projected	Projected	Projected
Liabilities & Equity						
Share Capital	1.00	1.00	1.00	1.00	1.00	1.00
Reserves & Surplus	555.56	1,108.96	1,740.10	2,451.31	3,223.86	4,059.30
Shareholders' Funds	556.56	1,109.96	1,741.10	2,452.31	3,224.86	4,060.30
Trade Payables	240.33	488.06	536.87	590.55	631.89	676.13
Other Current Liabilities	965.48	598.39	658.23	724.06	774.74	828.97
Short Term Provisions	8.02	8.02	8.02	8.02	8.02	8.02
Total Current Liabilities	1,213.83	1,094.48	1,203.12	1,322.63	1,414.66	1,513.12
Total Liabilities and Equity	1,770.40	2,204.44	2,944.22	3,774.95	4,639.51	5,573.42
Assets						
Property, Plant & Equipment (Note 1)	380.08	296.50	234.56	188.65	154.63	129.42
Total Non Current Assets	380.08	296.50	234.56	188.65	154.63	129.42
Current Assets						
Investments	-	-	371.31	1,079.00	1,847.51	2,667.44
Trade Receivables	1.56	847.98	932.78	1,026.06	1,097.88	1,174.73
Other Current Assets	470.73	343.90	378.29	416.12	445.25	476.42
Loans & Advances	648.98	648.98	648.98	648.98	648.98	648.98
Cash & Bank balances (Note 2)	269.05	67.07	378.29	416.12	445.25	476.42
Total Current Assets	1,390.32	1,907.94	2,709.67	3,586.29	4,484.88	5,444.00
Total Assets	1,770.40	2,204.44	2,944.22	3,774.95	4,639.51	5,573.42

Note 1: Depreciation calculation

(₹ in lakhs)

		FY X2	FY X3	FY X4	FY X5	FY X6
General PP&E						
Opening WDV		380.08	296.50	234.56	188.65	154.63
Add: Net Additions (Assumed beginning of year)		20.00	20.00	20.00	20.00	20.00
Sub-total		400.08	316.50	254.56	208.65	174.63
Total Depreciation	25.89%	103.58	81.94	65.90	54.02	45.21
Closing WDV		296.50	234.56	188.65	154.63	129.42

Note 2: Cash and Short term Investments

For FYx2, the cash balance is a plug figure as it is less than 5% of Total Revenues. For the remaining years, the Cash balance is 5 % of Total Revenues and any balance amount is invested for short term. Note that it would be inappropriate to keep either Cash or Investments as a negative figure.

Note 3: Calculation of Cost of Equity and Discount Rate

Risk Free Rate of Return	6.00%
Market Return	15.00%
Beta	1.25
Unsystematic Risk Premium	0%
Cost of Equity	17.25%
Discount Rate	17.25%

Note 4: Calculation of Investment in Non Cash Working Capital

(₹ in lakhs)

Year	FY X1	FY X2	FY X3	FY X4	FY X5	FY X6
Total Current Assets	1,390.32	1,907.94	2,709.67	3,586.29	4,484.88	5,444.00
Less: Cash and Bank Balances	269.05	67.07	378.29	416.12	445.25	476.42
Non Cash Current Assets (A)	1,121.27	1,840.87	2,331.37	3,170.17	4,039.63	4,967.58
Current Liabilities	1,213.83	1,094.48	1,203.12	1,322.63	1,414.66	1,513.12
Short term Provisions	8.02	8.02	8.02	8.02	8.02	8.02
Adjusted Current Liabilities (B)	1,205.81	1,086.45	1,195.10	1,314.61	1,406.63	1,505.10
Non Cash Working Capital (A – B)	-84.54	754.42	1,136.27	1,855.56	2,633.00	3,462.48
Change in Non Cash Working Capital		838.95	1,136.27	1,101.15	1,496.72	1,606.92

Note 5: Calculation of Present Value of Terminal Value

(₹ in lakhs)

Calculation of FCFF		Terminal (₹)
Net profit After Tax	[Same as FY x6]	835.44
Plus: Net Non Cash Charges	[same as FY x6]	20.00
Plus: Post tax Interest Expense	[NIL, since no Debt]	-
Less: Investment in Fixed Capital	[Same as Depreciation]	20.00
Less: Investment in Non-Cash Working Capital	$[9,528.41 - 8,905.05] \times 1\%$	6.23
Free Cash Flow to Firm		829.20
Terminal Value [FCFF $\times (1 + gn) / (WACC - gn)$]	$[829.20 \times (1.04) / (0.1725 - 0.04)]$	6,508.46
PV of FCFF including Terminal Value [TV / $(1+g)^n$]	$[6,508.46 / (1.1725)^5]$	2,937.07

Calculation of Free Cash Flows to the Firm and Value per share

(₹ in lakhs)

Calculation of FCFF (₹ Lakhs)	FY X1	FY X2	FY X3	FY X4	FY X5	FY X6
Net profit After Tax		553.40	631.14	711.21	772.55	835.44
Plus: Net Non Cash Charges		103.58	81.94	65.90	54.02	45.21
Plus: Post tax Interest Expense		-	-	-	-	-
Less: Capital Expenditure		-	20.00	20.00	20.00	20.00
Less: Change in NC Working Capital (N4)		838.95	381.86	719.29	777.44	829.48
Free Cash Flow to Firm		-181.97	311.22	37.83	29.13	31.17
Terminal Value		-	-	-	-	-
PV of FCFF including Terminal Value		-155.20	226.38	23.47	15.41	14.07
PV of Cash Flows (explicit period)	124.13					
PV of Terminal Value (Note 5)	2,937.07					
Firm Value	3,061.20					
Less: Debt	-					
Add: Cash	269.05					
Value of Equity (₹ lakhs)	3,330.24					
Value per share (₹)	3,330.24					

2. Royal Pvt Ltd and Aero Pvt Ltd are proposed to be merged with Vincent Pvt Ltd whereby Vincent P Ltd will issue its own shares to the shareholders of the two target companies. The recent summarized financial statements of all the three companies are shared below.

Vincent P Ltd

Profit & Loss Statement	31-Mar-20	31-Mar-21
Total Revenue from Operations	1,17,41,057	2,89,59,987
Operating Expenses	42,35,529	1,93,81,027

Profit/(Loss) before Tax	75,05,528	95,78,960
Total Tax	18,76,382	23,94,740
Profit After Tax	56,29,146	71,84,220

BALANCE SHEET	31-Mar-20	31-Mar-21
Equity & Liabilities	31-Mar-20	31-Mar-21
Equity		
Equity Share Capital (Face Value ₹ 1)	41,49,800	41,49,800
Other Equity	4,37,82,501	5,09,66,721
Total Equity	4,79,32,301	5,51,16,521
Liabilities		
Non Current Liabilities	0	0
Total Current Liabilities	2,60,512	1,94,212
Total Equity & Liabilities	4,81,92,813	5,53,10,733
Assets		
Property, Plant & Equipment	20,51,077	20,51,577
Investments	3,24,90,500	1,76,37,500
Non Current Assets	3,45,41,577	1,96,89,077
Current Assets		
Inventories	1,00,00,500	1,50,00,000
Cash & Cash Equivalents	34,93,620	2,04,49,657
Other Current Assets	1,57,116	1,71,999
Total Current Assets	1,36,51,236	3,56,21,656
Total Assets	4,81,92,813	5,53,10,733

Additional information:

The Property, Plant & Equipment includes Land and is carried at Fair Value. The fair value of investments is ₹ 2,17,46,000. The future cash flow projections are not available but the weighted average profits of the last 2 years can be considered maintainable. The capitalization rate applicable to the company is 15 percent. Comparable companies trade in the market at 2.28x Price to Book Value multiple. However, a marketability discount may be considered. All the three approaches may carry equal weight.

Royal P Ltd

Profit & Loss Statement	31-Mar-20	31-Mar-21
Total Revenue from Operations	11,00,000	11,10,407
Operating Expenses	4,85,119	4,88,316
Profit/(Loss) before Tax	6,14,881	6,22,091
Total Tax	4,256	5,560
Profit After Tax	6,10,625	6,16,531

BALANCE SHEET	31-Mar-20	31-Mar-21
Equity & Liabilities		
Equity		
Equity Share Capital (Face Value ₹ 1)	1,40,000	1,40,000
Other Equity	20,59,643	26,76,174
Total Equity	21,99,643	28,16,174
Liabilities		
Non-Current Liabilities	0	0
Total Current Liabilities	36,506	18,666
Total Equity & Liabilities	22,36,149	28,34,840
Assets		
Tangible Property	20,50,000	20,50,000
Non Current Assets		
Current Assets		
Cash & Cash Equivalents	1,63,308	7,74,449
Other Current Assets	22,841	10,391
Total Current Assets	1,86,149	7,84,840
Total Assets	22,36,149	28,34,840

The Fair Value of Tangible Property is ₹ 80,59,000. The future cash flow projections are not available and

the past profits is not representative of future performance. Given the size of the company, it may not be comparable to large listed companies in the market.

Aero P Ltd

Profit & Loss Statement	31-Mar-20	31-Mar-21
Total Revenue from Operations	1,00,000	1,08,245
Operating Expenses	83,541	86,370
Profit/(Loss) before Tax	16,459	21,875
Total Tax	4,142	5,507
Profit After Tax	12,317	16,368

BALANCE SHEET	31-Mar-20	31-Mar-21
Equity & Liabilities		
Equity		
Equity Share Capital (Face Value ₹ 1)	1,40,000	1,40,000
Other Equity	20,62,126	20,78,494
Total Equity	22,02,126	22,18,494
Liabilities		
Non-Current Liabilities		
Total Current Liabilities	36,083	18,499
Total Equity & Liabilities	22,38,209	22,36,993
Assets		
Tangible Property	20,50,000	20,50,000
Non Current Assets	20,50,000	20,50,000
Current Assets		
Cash & Cash Equivalents	1,65,475	1,76,683
Other Current Assets	22,734	10,310
Total Current Assets	1,88,209	1,86,993

BALANCE SHEET	31-Mar-20	31-Mar-21
Total Assets	22,38,209	22,36,993

Additional information:

Investments include 5,00,000 shares of Vincent P Ltd. The cash flow projections are not available and past profits are not representative of future profits. Also, Market Approach will not be relevant for valuation.

You are required to value the three companies using applicable approaches and arrive at the Share Exchange Ratio. Also, calculate the number of shares to be issued by Vincent to each company shareholders.

Solution:

Valuation of Vincent P Ltd

Valuation under Cost Approach

Book Value of Assets	5,53,10,733
Less: Book Value of Liabilities	1,94,212
Book Value of Equity	5,51,16,521
Less: Book Value of Investments	1,76,37,500
Add: Fair Value of Investments	2,17,46,000
Adjusted Book Value of Equity	5,92,25,021
Number of Shares	41,49,800
Adjusted Book Value of Equity (Per Share)	14.27

Valuation under Market Approach

Valuation Multiple	2.2800
Book Value of the Company	5,51,16,521
Value of Company	12,56,65,667
Less: Discount for Lack of Marketability	2,51,33,133
Value of Equity (P/BV Multiple)	10,05,32,534
Value per share	24.23

Valuation under Income Approach

Profit 2021	Weight 2	71,84,220
Profit 2020	Weight 1	56,29,146
Average Maintainable Profit (weighted average)		66,65,862
Capitalisation Rate		15%
Value of Equity (PECV Approach)		4,44,39,079

Calculation of Value per share

Particulars	Weights	Fair Value	Fair Value per share
Cost Approach (Adjusted Net Asset Value)	1/3	5,92,25,021	14.27
Income Approach (PECV Method)	1/3	4,44,39,079	24.23
Market Approach (P/BV Ratio)	1/3	10,05,32,534	10.71
Value of Equity (Weighted average)	100%	6,80,58,738	16.40

Valuation of Royal P Ltd

Valuation under Cost Approach

Calculation of adjusted Net Asset Value	Royal P Ltd
Book Value of Assets	28,34,840
Book Value of Liabilities	18,666
Book Value of Equity	28,16,174
Less: Book Value of Investments	20,50,000
Add: Fair Value of Investments	80,59,000
Adjusted Book Value of Equity	88,25,174
Number of Shares	1,40,000
Adjusted Book Value of Equity (Per Share)	63.04

The Market Approach and Income Approach cannot be applied based on available information.

Valuation of Aero P Ltd

Calculation of adjusted Net Asset Value	Royal P Ltd
Book Value of Assets	22,36,993
Book Value of Liabilities	18,499
Book Value of Equity	22,18,494
Less: Book Value of Investments	20,50,000
Add: Fair Value of Investments (Note 1)	82,00,243
Adjusted Book Value of Equity	83,68,737
Number of Shares	1,40,000
Adjusted Book Value of Equity (Per Share)	59,78

Note 1: Since Aero holds 500,000 shares of Vincent Ltd and we have already calculated Vincent Ltd valuation above, the Fair Value of investment would be $16.40 \times 500,000 = 82,00,243$

Calculation of Share Exchange Ratio

Particulars	Vincent	Royal	Aero
Valuer per share	16.40	63.04	59.78
Share Exchange Ratio with Transferee	10.00	38.44	36.45
		10: 38	10: 36

Number of shares to be issued to shareholders of Royal:

Existing shares of Royal 140,000
 Share exchange Ratio 10 : 38
 Number of shares to be issued: $140,000 \times 38 / 10 = 532,000$

Number of shares to be issued to shareholders of Aero:

Existing shares of Royal 140,000
 Share exchange Ratio 10 : 36

Number of shares to be issued:	$140,000 \times 36 / 10$	504,000
Less: Shares already held by Aero (since Aero will be merged and Vincent cannot its own shares, there will not be anyone to hold the shares and thus these shares will be cancelled)		500,000
Net Shares to be issued		4,000

Exercise

A. Theoretical Questions

⊙ Multiple Choice Questions

1. When merger is between two companies that are into the same products or services, it is called a _____
 - a) horizontal merger
 - b) vertical merger
 - c) Conglomerate merger
 - d) diagonal merger
2. In a _____, the companies are in different points in the value chain
 - a) horizontal merger
 - b) vertical merger
 - c) Conglomerate merger
 - d) diagonal merger
3. If the acquirer moves up the value chain towards the ultimate consumer it is called _____
 - a) vertical merger
 - b) Conglomerate merger
 - c) Forward integration
 - d) Backward integration
4. An ice cream manufacturer acquires restaurants where it can serve ice cream. It is an example of which type of merger ?
 - a) vertical merger
 - b) Conglomerate merger
 - c) Forward integration
 - d) Backward integration
5. If the acquirer moves down the value chain towards raw materials it is called _____
 - a) Conglomerate merger
 - b) Backward integration
 - c) horizontal merger
 - d) diagonal merger
6. A _____ is one where the merging companies are neither into the same products or services, nor in the same business
 - a) Conglomerate merger
 - b) vertical merger

- c) Diagonal merger
 - d) Both a and c
7. In 2018, Walmart acquired 77 percent stake in Flipkart India for USD 16 billion. Is it an example of merger or acquisition?
- a) Acquisition
 - b) Merger
 - c) Both
 - d) None of these
8. Acquisitions create value when the cash flows of the combined companies are greater than the sum of their individual values. Is it true ?
- a) False
 - b) True
 - c) May be
 - d) None of these
9. the purchase price of an acquisition will nearly always be _____ than the intrinsic value of the target company
- a) Higher
 - b) Lower
 - c) Constant
 - d) None of these
10. The net present value of the cashflows that will result from improvements made when the companies are combined is known as
- a) Intrinsic value
 - b) Market value
 - c) Synergy value
 - d) Purchase value
11. Value gap is the difference between _____ and _____
- a) Synergy value and purchase price
 - b) Intrinsic value and purchase price
 - c) Market value and purchase price
 - d) Intrinsic value and Synergy value
12. _____ refers to the excess that an acquirer pays over the market trading value of the target company's shares being acquired.
- a) purchase premium

- b) acquisition premium
 - c) Both
 - d) None of these
13. _____ are those where an acquirer intends to run the company themselves. There are significant changes in the way the company operates.
- a) Financial Acquisition
 - b) Strategic acquisitions
 - c) Hostile takeover
 - d) None of these
14. _____ are often done by Private Equities, Venture Capitalists and portfolio companies who acquire a company purely for their value and normally do not make significant operational changes
- a) Financial Acquisition
 - b) Strategic acquisitions
 - c) Hostile takeover
 - d) None of these
15. When the target's management or Board of Directors are not receptive to the idea of a merger, the acquirer may take the deal directly to the target's shareholders through a tender offer or a proxy fight is known as _____
- a) Hostile Merger
 - b) Friendly Merger
 - c) Strategic acquisitions
 - d) Financial Acquisition
16. In a tender offer:
- a) The acquirer invites target shareholders individually to submit their shares for a payment
 - b) The payment can be in the form of cash, shares of the acquirer, other securities, or a combination of cash and securities
 - c) Both a and b
 - d) None of these
17. In a proxy fight:
- a) The acquirer approaches target shareholders to vote for an acquirer-nominated board of directors)
 - b) Proxy solicitation is approved by regulators and then proxies are mailed directly to target shareholders
 - c) Both a and b
 - d) None of these

18. _____ grant a company the right to issue stock options to existing shareholders enabling them to purchase additional shares of stock at significantly discounted prices.
- a) Poison pills
 - b) Poison puts
 - c) Share repurchase
 - d) None of these
19. _____ give target company bondholders the right to sell their bonds back to the target at a pre-specified redemption price in the event of a takeover.
- a) Poison pills
 - b) Poison puts
 - c) Share repurchase
 - d) None of these
20. If the combined entity is more than the sum of its parts, the transaction is said to have created _____
- a) Combined Value
 - b) Net Worth
 - c) Synergies
 - d) Economic gains
21. If the Value of target Co. is ₹ 500 Million and the value of acquiring company is ₹ 800 Million. Present value of cost savings if the two companies are merged together is ₹ 100 million. Acquiring company expects the cost of integration as ₹ 80 million and the shareholders of Target Co. are expecting a deal premium to be paid of 15 percent over their company's value. what is the value of Combined entity?
- a) ₹ 1400 million
 - b) ₹ 1345 million
 - c) ₹ 1445 million
 - d) ₹ 1540 million
22. The merger of one or more companies with another company or the merger of two or more companies to form one company is called _____
- a) Demerger
 - b) Acquisition
 - c) Amalgamation
 - d) Slump sale
23. The transfer of one or more undertaking for a lump sum consideration without values being assigned to the individual assets and liabilities is known as _____
- a) Demerger
 - b) Acquisition

- c) Amalgamation
 - d) Slump sale
24. The Income tax Act, 1961 define ‘‘amalgamation’’ under Section
- a) 1(1B)
 - b) 2(1B)
 - c) 3(B)
 - d) 2(2B)
25. The difference between the current market value of a firm and the capital contributed by investors is
- a) Economic Value Added
 - b) Market Value Added
 - c) Enterprise Value Added
 - d) Book value Added
26. Future retail Ltd and Reliance Ltd go into liquidation and a new company Reliance Retail Ltd is formed. It is a case of:
- a) Absorption
 - b) External reconstruction
 - c) Amalgamation)
 - d) Take over
27. Reliance Ltd takes over the business of Future retails. It is a case of:
- a) Absorption
 - b) External reconstruction
 - c) Amalgamation)
 - d) Take over
28. Future retail Ltd is liquidated and a new company Future Enterprises is formed to take over its business. It is a case of:
- a) Absorption
 - b) External reconstruction
 - c) Amalgamation)
 - d) Take over
29. Why Amalgamation is known to be in the nature of merger:
- a) There is transfer of all assets & liabilities at book values)
 - b) Issue of equity shares discharged the Purchase consideration wholly (except cash for fractional shares)
 - c) Equity shareholders holding 90% equity shares in Transferor Company become shareholders of Transferee Company)
 - d) All of the above

30. Net assets minus capital reserve is:
- Goodwill
 - General reserves
 - Purchase consideration
 - None of the above
31. If purchase consideration is more than net assets of the transferor company, then difference will be shown as:
- Goodwill account
 - Capital reserve account
 - General reserve account
 - None of the above
32. If purchase consideration is less than net assets of the transferor company, then difference will be shown as:
- Goodwill account
 - Capital reserve account
 - General reserve account
 - None of the above
33. The difference between the purchase consideration and net asset is adjusted in case of merger is adjusted with:
- Goodwill account
 - Capital reserve account
 - General reserve account
 - None of the above
34. In the books of Transferor Company, shares received from the new company are recorded at:
- Face value
 - Market Price
 - Intrinsic value of shares
 - None of the above
35. Intangible assets are treated as _____ assets.
- Fictitious assets
 - Fixed assets
 - Cash and cash equivalents)
 - Marketable securities
36. _____ is a measure of value of which tells wheather a company is able to generate returns that exceed the cost of capital employed.

- a) Economic Value Added
 - b) Market Value Added
 - c) Enterprise Value Added
 - d) Book value Added
37. If a bond of a company is trading at a premium in the market then its yield-to-maturity will be _____ its current yeild.
- a) more than
 - b) less than
 - c) same as
 - d) no effect on
38. Net operating Profit After Taxes is called _____.
- a) Economic Value Added
 - b) Market Value Added
 - c) Enterprise Value Added
 - d) Book value Added
39. EVA is _____ related to shareholder's value .
- a) directly
 - b) inversely
 - c) not related
 - d) None of the above
40. Which is not a, human-capital related intangible assets?
- a) Trained workforce
 - b) Employment agreements
 - c) Union Contracts
 - d) Design patent
41. X ltd has ₹ 100 crores worth of common equity on its balance sheet comprising of 50 lakhs shares. The company's market value Added (MVA) is ₹ 24 crores. What is company's stock price?
- a) 230
 - b) 238
 - c) 248
 - d) 264
42. A firm's current assets and current liabilities are 1600 and 1000 respectively . How much can it borrow on a short-term basis without reducing the current ratio below 1.25?

- a) 1000
 - b) 1200
 - c) 1400
 - d) 1600
43. Identify which of the following is not a financial liability
- a) X Ltd has 1 lakh ₹ 10 ordinary shares issued
 - b) X Ltd has 1 lakh 8% ₹ 10 redeemable preference shares issued
 - c) X Ltd has ₹ 2,00,000 of 6% bonds issued
 - d) Both (A) and (B)
44. An investment is the risk free when actual returns are always _____ the expected returns.
- a) equal to
 - b) less than
 - c) more than
 - d) depends upon circumstances
45. which of the followings is not a attribute of good financial models
- a) Realistic
 - b) Flexible
 - c) Hard coded values
 - d) Good documentation
46. When amalgamation is in the nature of merger, the accounting method to be followed is:
- a) Equity method
 - b) Purchase method
 - c) Pooling of interests method
 - d) Consolidated method
47. What are the tax consequences of a taxable merger ?
- a) Selling shareholders can defer any capital gain until they sell their shares in the merged company
 - b) Depreciation tax shield is unchanged by merger
 - c) Selling shareholders must recognize any capital gain
 - d) Depreciable value of assets will remain unchanged

Answer :

1	a	13	b	25	b	37	b
2	b	14	a	26	c	38	a
3	c	15	a	27	a	39	a
4	c	16	c	28	b	40	d
5	b	17	c	29	d	41	c
6	d.	18	a	30	c	42	c
7	a	19	b	31	a	43	a
8	b	20	c	32	b	44	a
9	a	21	a	33	c	45	c
10	c	22	c	34	b	46	c
11	b	23	d	35	b	47	c
12	a	24	b	36	a		

B. Numerical Questions**⊙ Comprehensive Numerical Problems****1.**

The risk-free rate = 5.5%

The market price of risk = 7%

The company's beta = 1.2

Cost of debt 8%

Tax rate = 40%

Capital structure: Debt: 40% and Equity: 60%

Calculate:

- (i) cost of equity.
- (ii) Calculate WACC

Answer:

(i) Cost of equity = 5.5% + 7% (1.2) = 13.9%

(ii) Weighted average cost of capital = 13.9% (0.60) + 8% (1-0.40) (0.40) = 10.26%

2.

Highland Company is considering the acquisition of Lowland Company in a stock-for-stock transaction in which Lowland Company would receive ₹ 90 for each share of its common stock. Highland company does not expect any change in its price/ earnings ratio multiple after the merger and chooses to value Lowland company conservatively by assuming no earnings growth due to synergy.

Calculate:

- (i) The purchase price premium
- (ii) The exchange ratio
- (iii) The number of new shares issued by Highland company.
- (iv) Post-merger EPS of the combined firms
- (v) Pre-merger EPS of the Highland company
- (vi) Pre-merger P/E ratio
- (vii) Post-merger share price
- (viii) Post-merger equity ownership distribution.

The following additional information is available.

Particulars	Highland	Lowland
Earnings	INR 2,50,000	INR 72,500
Number of Shares	1,10,000	20,000
Market Price per share	INR 50	INR 60

Answer:

- (i) Purchase price premium
 = Offer price for Lowland company stock / Lowland company Market price per share
 = $90 / 60 = 1.5$
- (ii) Exchange ratio
 = Price per share offered for Lowland Company / Market Price per share for Highland company
 = $90 / 50 = 1.8$
 Highland company issues 1.8 shares of stock for each of Lowland Company's stock.
- (iii) New shares issued by Highland company
 = shares of Lowland Company \times Exchange ratio
 = $20,000 \times 1.8 = 36,000$.
- (iv) Post-merger EPS of the combined companies
 = Combined earning / Total number of shares.
 Combined earnings = $(2,50,000 + 72,500) = ₹ 3,22,500$
 Total shares outstanding of the new entity = $1,10,000 + 36,000 = 1,46,000$
 Post-merger EPS of the combined companies = $₹ 3,22,500 \div 1,46,000 = ₹ 2.21$
- (v) Pre-merger EPS of the Highland company
 = earnings / Number of shares = $2,50,000 / 1,10,000 = ₹ 2.27$

- (vi) Pre-merger P/E
 = Pre-merger market price per share / Pre-merger earnings per share
 = $50 / 2.27 = 22.00$
- (vii) Post-merger share price = Post-merger EPS \times Pre-merger P/E
 = $2.21 \times 22.00 = ₹ 48.60$ (as compared to ₹ 50 Pre-merger)
- (viii) Post-merger Equity Ownership Distribution
 Lowland Company = Number of new shares / Total number of shares
 = $36,000 / 1,46,000 = 0.2466$ or 24.66%
 Highland company = $100 - 24.66 = 75.34\%$

Comment – The acquisition results in a ₹ 1.40 reduction in the market price of Highland company due to a 0.064 decline in the EPS of the combined companies. Whether the acquisition is a poor decision depends upon what happens to the earnings would have in the absence of the acquisition, the acquisition may contribute to the market value of Highland company.

3.

Raghav Ltd is intending to acquire Sourav Ltd. (by merger) and the following information are available in respect of both the companies.

Particulars	Raghav Ltd.	Sourav Ltd.
Total current Earnings	INR 2,50,000	INR 90,000
No. of Outstanding Shares	50,000	30,000
Market price per share	INR 21	INR 14

- (i) What is the present EPS of both the companies?
- (ii) If the proposed merger takes place what would be the new earnings per share for Raghav Ltd. (assuming the merger takes place by exchange of equity shares and the exchange ratio is based on the current market price)?
- (iii) What should be the exchange ratio if Sourav Ltd. wants to ensure the same earnings to members as before the merger took place?

Answer:

- (i) $EPS = \text{total earnings} / \text{No. of equity shares}$
 $EPS_{RLTD} = 2,50,000 / 50,000 = ₹ 5$
 $EPS_{SLTD} = 90,000 / 30,000 = ₹ 3$
- (ii) No. of shares Sourav Ltd. shareholders will get in Raghav Ltd. based on market prices of shares is as follows:
 Exchange Ratio = $14 / 21 = 2 / 3$ i.e. for every 3 shares of Sourav Ltd. 2 shares of Raghav Ltd. Total No.

of shares of R Ltd. Issued = $\frac{14}{21} \times 30,000 = 20,000$ shares

Total number of shares of Raghav Ltd. After merger = 50,000 + 20,000 = 70,000

Total earning of Raghav Ltd after merger = 2,50,000 + 90,000 = 3,40,000 [Remember no synergy given]

The new EPS of Raghav Ltd. After merger = $\frac{\text{INR } 3,40,000}{70,000} = ₹ 4.86$

- (iii) Calculation of exchange ratio to ensure Sourav Ltd to earn the same before the merger took place: Both acquiring and acquired firm can maintain their EPS only if the merger takes place based on respective EPS.

Exchange Ratio based on EPS = $3/5 = 0.6$

Total shares of Raghav Ltd. receivable by Sourav Ltd. shareholders = $0.6 \times 30,000 = 18,000$

Total No. of shares of Raghav LTD after merger = 50,000 + 18,000 = 68,000

EPS after merger = Total Earnings / Total no. of shares = [INR 2,50,000 + ₹ 90,000] / 68,000 = ₹ 5.00

Total earnings after merger of Sourav Ltd. = ₹ 5 × 18,000 = ₹ 90,000

4.

Anurag Ltd. is considering the acquisition of Binay Ltd. with stock. Relevant financial information is given below.

Particulars	Anurag Ltd	Binay Ltd
Present Earnings	INR 7.5 lakhs	INR 2.5 lakhs
Equity (No. of shares)	4.0 lakhs	2.0 lakhs
EPS	INR 1.875	INR 1.25
P/E ratio	10	5

Answer the following question:

- What is the market price of each company?
- What is the market capitalization of each company?
- If the P/E of Anurag Ltd. changes to 7.5, what is the market price of Anurag Ltd?
- Does market value of Anurag Ltd. change?
- What would be the exchange ratio based on Market Price? (Take revised Price of Anurag Ltd).

Answer:

- (i) $P/E = \text{Market Price} / \text{EPS}$. Therefore, we have, Market price = $P/E \times \text{EPS}$

Anurag Ltd.'s Market Price = $10 \times 1.875 = ₹ 18.75$

Binay Ltd.'s Market Price = $5 \times 1.25 = ₹ 6.25$

- (ii) Market Capitalization (same as market value or in short referred as market Cap)
= Number of outstanding shares × market Price

Anurag Ltd.'s Market cap = 4.0 lakhs × ₹ 18.75 = ₹ 75 Lakhs

Binay Ltd.'s market cap = 2.0 lakhs × ₹ 6.25 = ₹ 12.5 Lakhs

(iii) If the P/E of Anurag Ltd. changes to 7.5, then the market price is given by

$$= 7.5 \times ₹ 1.875 = ₹ 14.0625$$

(iv) Yes. The market value decreases. i.e., = Anurag Ltd.'s market Value = 4.0 lakhs × ₹ 14.0625 = ₹ 56.25 Lakhs.

(v) General Formula for exchange ratio = $\frac{\text{MPS of Target Firm}}{\text{MPS of Acquiring Firm}} = 6.25/14.0625 = 0.44$

5.

Abhishek Ltd. is considering takeover of Bikash Ltd. and Chitra Ltd. The financial data for the three companies are as follows:

Particulars	Abhishek Ltd.	Bikash Ltd.	Chitra Ltd.
Equity Shares Capital of ₹ 10 each (INR crores)	450	180	90
Earnings (INR crores)	90	18	18
Market price of each share (INR)	60	37	46

Calculate:

- (i) Price earnings ratios
- (ii) Earnings per share of Abhishek Ltd. after the acquisition of Bikash Ltd. and Chitra Ltd. separately. Will you recommend the merger of either/both of the companies? Justify your answer.

Answer:

(i) Calculation of Price Earnings ratios

Particulars	Abhishek Ltd.	Bikash Ltd.	Chitra Ltd.
Earnings (INR crores)	90	18	18
No. of shares (crores)	45	18	9
EPS (INR)	2	1	2
Market price of each share (INR)	60	37	46
PE Ratio (MPS ÷ EPS)	30	37	23

(ii) Calculation of EPS of A Ltd. after acquisition of Bikash Ltd. and Chitra Ltd.

Particulars	Abhishek Ltd.	Bikash Ltd.	Chitra Ltd.
Exchange ratio in A Ltd <i>(Target's Price per share / Acquirer's price per share)</i>	--	0.617	0.767

No. of A Ltd.'s share to be given (crores)	--	18 x 0.617	9 x 0.767
<i>(Target's Number of shares x Share exchange Ratio)</i>		= 11.10	= 6.90
Combined number of shares (crores)	--	56.1	51.9
<i>(Acquirer's Pre acquisition Number of shares + shares issued to target's shareholders)</i>			
Combined Earnings after acquisition (INR crores)	--	108	108
<i>(Acquirer's Earnings + Target's Earnings)</i>			
EPS after acquisition (INR)	--	1.93	2.08
<i>(Combined Earnings / Combined Number of shares)</i>			
Conclusion – comparison with pre-acquisition EPS		Lower	Higher

Analysis: After merger of Chitra Ltd. with Abhishek Ltd.'s. EPS is higher than Abhishek Ltd. (INR 2.08). Hence merger with only Chitra Ltd. is suggested to increase the value to the shareholders of Abhishek Ltd.

6.

XYZ Ltd. is considering merger with ABC Ltd. XYZ Ltd.'s shares are currently traded at ₹ 25. It has 2,00,000 shares outstanding and its profits after taxes (PAT) amount to ₹ 4,00,000. ABC Ltd. has 1,00,000 shares outstanding. Its current market price is ₹ 12.50 and its PAT are ₹ 1,00,000. The merger will be affected by means of a stock swap (exchange). ABC Ltd. has agreed to a plan under which XYZ Ltd. will offer the current market value of ABC Ltd.'s shares:

- What is the pre-merger earnings per share (EPS) and P/E ratios of both the companies?
- If ABC Ltd.'s P/E ratio is 8, what is its current market price? What is the exchange ratio? What will XYZ Ltd.'s post-merger EPS be?
- What must the exchange ratio be for XYZ Ltd.'s that pre and post-merger EPS to be the same?

Answer:

(i) Pre-merger EPS and P/E ratios of XYZ Ltd. and ABC Ltd.

Particulars	XYZ Ltd.	ABC Ltd.
Profit and taxes	INR 4,00,000	INR 1,00,000
Number of shares outstanding	2,00,000	1,00,000
EPS (Earning after tax/No. of shares)	INR 2	INR 1
Market price per share	INR 25.00	INR 12.50
P/E Ratio (times) (MPS÷EPS)	12.50	12.50

(ii)

Particulars	XYZ	ABC
If ABC PE is 8. Market Price		8.00
Exchange Ratio = Transferor Price / Transferee Price		0.32
Number of shares to be issued (Transferor's old Number of shares x Exchange Ratio)		32,000

Total New Shares (Transferee's Old number of shares + New shares issued)	2,32,000	
Total Earnings	5,00,000	
New EPS	2.16	

(iii) Desired exchange ratio

Total number of shares in post-merged company

$$= \frac{\text{Post-merged earnings}}{\text{Pre-merger EPS of XYZ Ltd.}} = \frac{5,00,000}{2} = 2,50,000$$

Number of shares required to be issued = 2,50,000 – 200,000 = 50,000

Therefore, the exchange ratio is = 50,000/ 1,00,000 = 0.50

7.

Company X is contemplating the purchase of Company Y, Company X has 3,00,000 shares having a market price of ₹ 30 per share, while Company Y has 2,00,000 shares selling at ₹ 20 per share. The EPS are ₹ 4.00 and ₹ 2.25 for Company X and Y respectively. Managements of both companies are discussing two alternative proposals for exchange of shares as indicated below:

- in proportion to the relative earnings per share of two Companies.
- 0.5 share of Company X for one share of company Y (0.5: 1).

You are required:

- to calculate the Earnings Per Share (EPS) after merger under two alternatives; and
- to show the impact on EPS for the shareholders of two companies under both alternatives.

Answer:

Working Notes:

Computation of total earnings after merge

Particulars	Company X	Company Y	Total
Outstanding shares	3,00,000	2,00,000	
EPS (INR)	4	2.25	
Total earnings (INR)	12,00,000	4,50,000	16,50,000

(i) (a) Calculation of EPS when exchange ratio is in proportion to relative EPS of two companies

Company X	3,00,000
Company Y (2,00,000 × 2.25/4)	1,12,500
Total number of shares after merger	4,12,500

Company X

EPS before merger = ₹ 4

EPS after merger = ₹ 16,50,000/4,12,500 shares = ₹ 4

(i) (b) Calculate of EPS when share exchange ratio is 0.5:1

Total earnings after merger = ₹ 16,50,000

Total number of shares after merger = 3,00,000 + (2,00,000 × 0.5) = 4,00,000 shares

EPS after merger = ₹ 16,50,000 / 4,00,000 = ₹ 4.125

(ii) Impact of merger on EPS for shareholders of Company X and Company Y

(a) Merger took place on relative EPS of two companies; therefore, both companies maintain their EPS and no impact on EPS of shareholders of both companies.

(b) Impact on Shareholders of Company X

Particulars	(INR)
EPS before merger	4.000
EPS after merger	4.125
Increase in EPS	0.125

Impact on shareholders of Company Y

Particulars	(INR)
EPS before merger	2.25
Equivalent EPS after merger (4.125×0.5)	2.0625
Decrease in EPS	0.1875

8.

The following information is provided in relation to the acquiring Mark limited and the target Maverick Limited

Particulars	Mark Limited	Maverick Limited
Earnings after tax (INR)	200 lacs	40 lacs
Number of shares outstanding	20 lacs	10 lacs
P/E ratio	10	5

Required:

(i) What is the swap ratio in terms of current market prices?

(ii) What is the EPS of Mark Limited after acquisition?

(iii) What is the expected market price per share of Mark Limited after acquisition assuming that P/E ratio of Mark limited remains unchanged?

(iv) Determine the market value of the merged firm.

(v) Calculate gain/loss for shareholders of the two independent companies after acquisition.

Answer:

(i) Calculation of Swap ratio:

Particulars	Mark Limited	Maverick Limited
Earnings after tax (INR)	200 lacs	40 lacs
Number of shares outstanding	20 lacs	10 lacs
P/E ratio	10	5
EPS	200/20 =10	=40/10 =4
Market Price = (P/E x EPS)	INR 100	INR 20

Therefore, swap ratio in terms of market prices

$$= \text{MPS of target firm} / \text{MPS of acquiring firm} = 20/100 = 0.20$$

(ii) We have general formula given by:

$$\text{EPS}_{AB} = \frac{(E_A + E_B)}{[S_A + S_B (ER_A)]}$$

$$\text{Therefore, EPS of Mark Limited after acquisition} = \frac{200+40}{20+10 \times 0.2} = \frac{240}{22} = \text{INR } 10.91$$

(iii) Expected market price per share of Mark Limited with the same P/E of 10 will be

$$= \text{EPS} \times \text{P/E} = ₹ 10.91 \times 10 = ₹ 109.10$$

(iv) Market Value of the merged firm

= Total number of outstanding shares x market price

$$= (20 + 2) \text{ lacs} \times ₹ 109.10 = ₹ 2400.2 \text{ lacs}$$

(v) Gain / Loss accruing to the shareholders of both companies

Particulars	Total	Mark	Maverick
Number of shares after acquisition	22 lacs	20 lacs	2 lacs
Market price after acquisition	INR 109.10	INR 109.10	INR 109.10
Total Market value after acquisition	INR 2400.2 lacs	INR 2182 lacs	INR 218.2 lacs
Existing Market Value	INR 2200 lacs	INR 2000 lacs	INR 200 lacs
Gain to shareholders	INR 200.2 lacs	INR 182	INR 18.2 lacs

9.

ABC Ltd. run and managed by an efficient team that insists on reinvesting 60% of its earnings in projects that provide an ROE (return of equity) of 10%, despite the fact that the firm's capitalization rate (K) is 15%. The firm's current year's earning is ₹ 10 per share.

At what price the stock of ABC Ltd. sell? What is the present value of growth opportunities? Why would such a firm be a takeover target?

Answer:

Dividend growth rate $G = ROE \times b$

Where, $b = 1 - \text{payout ratio}$

$$G = 10\% \times 0.60 = 6\%$$

$$\text{Stock price of ABC Ltd.} = \frac{10 \times 0.4}{0.15 - 0.06} = \frac{4}{0.09} = ₹ 44.44$$

Present value of growth opportunities (PVGO)

= market price per share – No growth value per share

$$= ₹ 44.44 - \left(\frac{10}{0.15} \right)$$

$$= ₹ 44.44 - 66.66$$

$$= ₹ (-22.22) \text{ i.e., negative PVGO}$$

Reasons for takeover target – Negative PVGO implies that the net present value of the firm's projects is negative; the rate of return on those assets is less than the opportunity cost of capital. Such a firm would be subject to takeover target because another firm could buy the firm for the market price of

INR 44.44 per share and increase the value of the firm by changing its investment policy. For example, if the new management simply paid out all earning as dividend, the value of the firm would increase up to its no growth value of ₹ 66.66.

10.

XY Ltd., a retail florist, is for sale at an asking price of ₹ 62,00,000. You have been contacted for a potential buyer who has asked you to give him opinion as to whether the asking price is reasonable. The potential buyer has only limited information about XY Ltd. And potential buyer does not know that annual gross sales of XY Ltd. is about ₹ 82,00,000 and that last year's tax return reported an annual profit of ₹ 8,40,000 before tax. You have collected the following information from the financial details of several retail florists that were up for sale in the past:

Table 1

Particulars	Price-to-sale(P/S) ratio	Price-to-earnings(P/E) ratio
Number of firms	38.0	33.0
Mean ratio	0.55	3.29
Coefficient of Variation	0.65	1.52
Maximum ratio	2.35	6.29

Table 2 Top 10 players (in descending P/S order)

Firm	1	2	3	4	5	6	7	8	9	10
(P/S) ratio	2.35	1.76	1.32	1.17	1.09	1.01	0.96	0.85	0.72	0.68
(P/E) Multiple	5.65	6.29	5.31	4.60	3.95	3.25	3.10	2.96	2.90	2.75

Offer your opinion on the reasonableness of the asking price.

Answer:

Average P/S ratio of Industry = 0.55

Coefficient of variation of P/S ratio = 0.65

Average P/E ratio of Industry = 3.29

Coefficient of variation of P/E ratio = 1.52

The coefficient of variation of P/S ratio is much lower than the coefficient of variation of P/E ratio. From this we can infer that there is a wider dispersion in case of P/E ratio than in case of P/S ratio. Therefore, while defining the market, it is preferable to take P/S as guiding factor.

Asking price of XY Ltd. INR 62,00,000
Annual sales of XY Ltd. INR 82,00,000
Asking P/S ratio of XY Ltd. = 62,00,000/82,00,000 = 0.76

P/S ratio of XY Ltd. 0.76 is much higher than industry average 0.55, it is far below than the maximum P/S ratio of 2.35. The ratio of XY Ltd. is lying between 8th and 9th highest of the top ten players of the industry. In other words, XY Ltd. would need to be among the 22%* (8.5/38 × 100) most desirable florist business to justify the asking price of ₹ 62,00,000 with annual gross sales of ₹ 82,00,000. If the sales are likely to hold in the coming years, the price may be $(0.85 + 0.72)/2 \times ₹ 82 \text{ Lakhs} = ₹ 64.37 \text{ Lakhs}$.

Provided the buyer believes that XY Ltd. is a superior retail florist (among the top quartile), and the future sales are not likely to fall, the asking price of ₹ 62 lakhs appears to be reasonable. However, the buyer should make sure that the florist's accounts reflect a true and fair view of the business before he arrives at a final decision.

Note: 22% = (Average of 8th and 9th year ÷ No. of Firms) × 100

$$\text{i.e. } \left\{ \left(\frac{8+9}{2} \right) \div 38 \right\} \times 100 = \frac{8.5}{38} \times 100 = 22\% \text{ Approx.}$$

11.

Following are the financial statement for Adarsha Ltd. and Biswanath Ltd. for the current financial year. Both the firm operate in the same industry:

Balance Sheet

Particulars	Adarsha Ltd	Biswanath Ltd
Total Current assets	14,00,000	10,00,000
Total Fixed assets (net)	10,00,000	5,00,000
	24,00,000	15,00,000
Equity capital (of ₹ 100 each)	10,00,000	8,00,000
Retained earnings	2,00,000	
14% Long-term debt	5,00,000	3,00,000
Total Current liabilities	7,00,000	4,00,000
	24,00,000	15,00,000

Income-Statements

Particulars	Adarsha Ltd	Biswanath Ltd
Net sales	34,50,000	17,00,000
Cost of goods sold	27,60,000	13,60,000
Gross profit	6,90,000	3,40,000
Operating expenses	2,00,000	1,00,000
Interest	70,000	42,000
Earnings before taxes	4,20,000	1,98,000
Taxes (50%)	2,10,000	99,000
Earnings after taxes (EAT)	2,10,000	99,000

Additional Information

Number of equity shares	10,000	8000
Dividend payment ratio (D/P)	40%	60%
Market price per share (MPS)	₹ 400	₹ 150

Assume that the two firms are in the process of negotiating a merger through an exchange of equity shares. You have been asked to assist in establishing equitable exchange terms, and are required to-

- Decompose the share prices of both the companies into EPS and P/E components, and also segregate their EPS figures into return on equity (ROE) and book value/intrinsic value per share (BVPS) components.
- Estimate future EPS growth rates for each firm.
- Based on expected operating synergies, Adarsha Ltd. estimates that the intrinsic value of Biswanath's equity share would be ₹ 200 per share on its acquisition. You are required to develop a range of justifiable equity share exchange ratios that can be offered by Adarsha Ltd. to Biswanath Ltd. 's shareholders. Based on your analysis in parts (i) and (ii) would you expect the negotiated terms to be closer to the upper, or the lower exchange ratio limits? Why?
- Calculate the post-merger EPS based on an exchange ratio of 0.4:1 being offered by Adarsha Ltd. Indicate the immediate EPS accretion or dilution, if any, that will occur for each group of shareholders.
- Based on a 0.4:1 exchange ratio and assuming that Adarsha's pre-merger P/E ratio will continue after the merger, estimates the post-merger market price. Show the resulting accretion or dilution in pre-merger market prices.

Worker price per share (MPS) = EPS × P/E ratio or P/E Ratio = MPS / EPS.

Answer:**(i) Determination of EPS, P/E ratio, ROE and BVPC of Adarsha Ltd. and Biswanath Ltd.**

Particulars		Adarsha Ltd.	Biswanath Ltd.
Profits after tax	(PAT)	INR 2,10,000	INR 99,000
No. of Shares	(N)	10,000	8,000
EPS	(PAT/N)	INR 21.00	INR 12.375
Market price share	(MPS)	INR 400	INR 150
P/E ratio	(MPS/EPS)	19.05	12.12

Particulars		Adarsha Ltd.	Biswanath Ltd.
Equity funds	(EF)	12,00,000	8,00,000
BVPS	(EF/N)	INR 120	INR 100
ROE	(PAT/EF) × 100	17.5%	12.375%

(ii) Estimates of Growth rates in EPS for each Firm

Retention ratio (1-D/P ratio)	0.6	0.4
Growth rate (ROE × Retention ratio)	10.5%	4.95%

(iii) Justifiable equity share exchange ratio

$$(a) \text{ Market Price based } \frac{MPS_B}{MPS_A} = \frac{\text{INR } 150}{\text{INR } 400} = 0.375:1 \text{ (lower limit)}$$

$$(b) \text{ Intrinsic value based } = \frac{\text{INR } 200}{\text{INR } 400} = 0.5:1 \text{ (upper limit)}$$

Since Adarsha Ltd. has a higher EPS, ROE, P/E ratio, and even higher EPS growth expectations, the negotiated terms would be expected to be closer to the lower limit, based on the existing share prices.

(iv) Calculation of Post-merger EPS and other effects

Particulars	Adarsha Ltd	Biswanath Ltd.	Combined
PAT (i) (INR)	2,10,000	99,000	3,09,000
Shares outstanding (ii)	10,000	8,000	13,200*
EPS (i)/(ii) (INR)	21.00	12.375	23.41
EPS Accretion (Dilution) (INR)	2.41	3.015**	--

Note:

$$* \text{ Shares outstanding (combined) } = 10,000 \text{ shares} + (0.40 \times 8,000) = 13,200 \text{ Shares}$$

$$** \text{ EPS claim per old share } = ₹ 23.41 \times 0.40 = ₹ 9.36$$

$$\text{EPS dilution of B Ltd.} = ₹ 12.375 - ₹ 9.36 = ₹ 3.015$$

(v) Estimate of Post-merger Market Price and other effects

Particulars	Adarsha Ltd	Biswanath Ltd	Combined
EPS (i) (INR)	21.00	12.375	23.41
P/E Ratio (ii)	19.05	12.12	19.05
MPS (i) × (ii) (INR)	400	150	446.00
MPS Accretion (Dilution) (INR)	46	28.40***	--

Note: ***

MPS claim per old share	(INR 446 × 0.4)	178.40
Less : MPS per old share		150.00
MPS accretion of B Ltd.		28.40

12.

Waree Ltd. wants to acquire Minda Ltd.,

The balance sheet of Minda Ltd. as on 31.03.20x2 is as follows:

Liabilities	Amount	Assets	Amount
(1) Shareholders Fund:		(1) Non-current Assets:	
(a) Share Capital		(a) Fixed Assets	
60,000 Equity Shares of ₹ 10 each	6,00,000	(i) Tangible Assets:	11,00,000
Retained Earnings	2,00,000	(2) Current Assets:	
(2) Non-Current Liabilities:		(a) Inventories	1,70,000
Long Term Borrowings - 12% Debenture	2,00,000	(b) Trade Receivables	30,000
(3) Current Liabilities:			
Trade Payables - Sundry Creditors	3,20,000	(c) Cash and Cash Equivalents	20,000
Total	13,20,000	Total	13,20,000

Additional Information:

- (i) Shareholders of Minda Ltd. will get one share in Waree Ltd. for every two shares.
- (ii) External liabilities are expected to be settled at ₹ 3,00,000.
- (iii) Shares of Waree Ltd. would be issued at its current price of ₹ 15 per share.
- (iv) Debenture holders will get 13% convertible debentures in the purchasing companies for the same amount.
- (v) Debtors and inventories are expected to release ₹ 1,80,000.
- (vi) Waree Ltd. has decided to operate the business of Minda Ltd. as a separate division. The division is likely to give cash flow (after tax) to the extent of ₹ 3,00,000 per year for 6 years. Waree Ltd. has planned that after 6 year this division would be damaged and disposed off for ₹ 1,00,000.
- (vii) Company's cost of capital is 14%

Make a report to the managing director advising him about the financial feasibility of the acquisition.

Note: Present value of ₹ 1 for six years @ 14% interest : 0.8772, 0.7695, 0.6750, 0.5921 and 0.4556.

Answer:

Cost of Acquisition	INR
Equity share $\left(\frac{60,000}{2} \times 15\right)$	4,50,000

13% convertible debenture	2,00,000
Cash (Payment for external liabilities – Realisation of Cash from Debtors and inventories – Cash of Minda Ltd.) i.e., (3,00,000 – 1,80,000 – 20,000)	1,00,000
Total Consideration	7,50,000

Calculation of NPV

Year	Cash inflow	PV factor @ 14%	Prevent value
1	3,00,000	0.8772	2,63,160
2	3,00,000	0.7695	2,30,850
3	3,00,000	0.6750	2,02,500
4	3,00,000	0.5921	1,77,630
5	3,00,000	0.4556	1,55,820
6	3,00,000 + 1,00,000		1,82,240
	Total PV of cash inflow		12,12,200
	Less: Cost of acquisition		7,50,000
	NPV		4,62,200

Since the NPV is positive it is suggested to acquire Minda Ltd. to maximize the value of shareholders of both the companies.

13.

The following information is provided relating to the acquiring company Xenos Ltd. and the target company Yogita Ltd.

Particulars	Xenos Ltd.	Yogita Ltd.
No. of shares (F.V. ₹ 10 each)	10.00 lakhs	7.5 lakhs
Market capitalization	500.00 lakhs	750.00 lakhs
P/E ratio (times)	10	5
Reserve and surplus	300.00 lakhs	165.00 lakhs
Promoter's holding (No. of shares)	4.75 lakhs	5.00 lakhs

Board of directors of both the companies have decided to give a fair deal to the shareholders and accordingly for swap ratio the weights are decided as 40%, 25% and 35% respectively for Earnings, Book value and Market price of share of each company:

- Calculate the swap ratio and also calculate Promoters holding percentage after acquisition.
- What is the EPS of Xenos Ltd. after acquisition of Yogita Ltd?
- What is the expected market price per share and market capitalization of Xenos Ltd. after acquisition, assuming P/E ratio of firm Xenos Ltd. remains unchanged?
- Calculate free float market capitalization of the merged fair.

Answer:

Calculation of swap ratio

Particulars	Xenos Ltd.	Yogita Ltd.
Market capitalization	500 lakhs	750 lakhs
No. of shares	10 lakhs	7.5 lakhs
Market price per share	INR 50	INR 100
P / E Ratio	10	5
EPS (MPS ÷ P/E Ratio)	INR 5	INR 20
Profit (No. of shares x EPS)	INR 50 lakhs	INR 150 lakhs
Share Capital	INR 100 lakhs	INR 75 lakhs
Reserve and surplus	INR 300 lakhs	INR 165 lakhs
Total (Share Capital + Reserve and Surplus)	INR 400 lakhs	INR 240 lakhs
Book value per share (Total ÷ No. of shares)	INR 40	INR 32

(i) Calculation of swap ratio

EPS 5: 20 i.e., 1: 4 i.e., $4 \times 40\% = 1.6$

Book value 40: 30 i.e., 1: 0.8 i.e., $0.8 \times 25\% = 0.2$

Market price 50: 100 i.e., 1: 2 i.e., $2 \times 35\% = 0.7$

Total = 2.5

Swap ratio is for every one share of Yogita Ltd. to issue 2.5 shares of Xenos Ltd. Hence total no. of shares to be issued =

$7.5 \text{ lakhs} \times 2.5 = 18.75 \text{ lakh shares.}$

Promoters holding = 4.75 lakh shares + (5×2.5) lakh shares = 17.25 lakh shares

So, promoters holding percentage = $\frac{17.25}{28.75} \times 100 = 60\%$

Total no. of shares = 10 lakhs + 18.75 lakhs = 28.75 lakhs

(ii) $\text{EPS} = \frac{\text{Total Profit}}{\text{No. of shares}} = \frac{50 \text{ Lakhs} + 150 \text{ lakhs}}{28.75 \text{ Lakhs}} = ₹ 6.956$

(iii) Expected market price = $\text{EPS} \times \text{P/E} = 6.956 \times 10 = ₹ 69.56$

Market capitalization = $₹ 69.56 \times 28.75 \text{ lakh shares} = ₹ 1999.85 \text{ lakh}$

Free float of market capitalization = $₹ 69.56 \times (28.75 \times 40\%) = ₹ 799.94 \text{ lakh}$

14.

The following information is relating to Fortune India Ltd. having two division Pharma division and FMCG division. Paid up share capital of Fortune India Ltd. is consisting of 3,000 lakhs equity shares of ₹ 1 each. Fortune India Ltd. decided to de-merge Pharma Division as Fortune Pharma Ltd. w.e.f. 1.4.20x6. Details of Fortune India Ltd. as on 31.3.20x6 and of Fortune Pharma Ltd. as on 1.4.20x6 are given below:

Particulars	Fortune Pharma Ltd. (INR in Lakhs)	Fortune India Ltd. (INR in Lakhs)
Outside Liabilities		
Secured Loans	400	3,000
Unsecured Loan	2,400	800
Current Liabilities & Provision	1,300	21,200
Assets		
Fixed Assets	7,740	20,400
Investments	7,600	12,300
Current Assets	8,800	30,200
Loan & Advances	900	7,300
Deferred tax / Misc. exp.	60	(200)

Board of directors of the company have decided to issue necessary equity shares of Fortune Pharma Ltd. of ₹ 1 each, without any consideration to the shareholders of Fortune India Ltd. For that purpose, following points are to be considered:

- ⦿ Transfer of Liabilities and Assets at Book value.
- ⦿ Estimated profit for the year 20x6-x7 is ₹ 11,400 lakh for Fortune India Ltd. and ₹ 1,470 lakh for Fortune Pharma Ltd.
- ⦿ Estimated Market price of Fortune Pharma Ltd. is ₹ 24.50 per share.
- ⦿ Average P/E ratio of FMCG sector is 42 and Pharma sector is 25, which is to be expected for both the companies.

Calculate:

- (i) The Ratio in which shares of Fortune Pharma are to be issued to the shareholders of Fortune India Ltd.
- (ii) Expected Market price of Fortune India Ltd.
- (iii) Book value per share of both the Co's after demerger.

Answer:

Shareholder's fund

	Fortune India Ltd.	Fortune Pharma Ltd.	Fortune India (FMCG) Ltd
Assets	70,000	25,100	44,900
Outside Liabilities	25,000	4,100	20,900
Net Worth	45,000	21,000	24,000

- (i) Calculation of shares of Fortune Pharma Ltd. to be issued to shareholders of Fortune India Ltd.

	Fortune Pharma Ltd.
Estimated Profit (INR Lakhs)	1470

Estimated market price (INR)	24.5
Estimated P/E	25
Estimated EPS (INR) (24.50 / 25)	0.98
No. of shares (Lakhs) (1470 / 0.98)	1500

Hence, Ratio is 1 shares of Fortune Pharma Ltd. for 2 shares of Fortune India Ltd.

(ii) Expected market price of Fortune India Ltd.

	Fortune India (FMCG) Ltd.
Estimated Profit (INR in Lakhs)	1470
no. of equity shares (in Lakhs)	3000
Estimated EPS (INR)	3.8
Estimated P/E	42
Estimated market price (INR)	159.6

(iii) Book value per share Fortune Pharma Ltd.

	Fortune Pharma Ltd.	Fortune India (FMCG) Ltd.
Net worth (INR in Lakhs)	21,000	24,000
No of Shares (INR in Lakhs)	1,500	3,000
Book value of shares (INR)	14	8

15.

Reliable Industries Ltd. (RIL) is considering a takeover of Sunflower Industries Ltd. (SIL). The particulars of 2 companies are given below:

Particulars	RIL	SIL
Earnings After Tax (INR)	20,00,000	10,00,000
Equity shares (No.)	10,00,000	10,00,000
EPS (INR)	2	1
P/E ratio (times)	10	5

Required:

- What is the market value of each company before merger?
- Assuming that the management of RIL estimates that the shareholders of SIL will accept an offer of one share of RIL for four shares of SIL. If there are no synergic effects, what is the market value of the post-merger RIL? What is the new price for share? Are the shareholders of RIL better or worse off than they were before the merger?
- Due to synergic effects, the management of RIL estimates that the earnings will increase by 20%.

What is the new post-merger EPS and price per share? Will the shareholders be better off or worse off than before the merger?

Answer:

(i) **Market value of companies before merger**

Particulars	RIL	SIL
EPS (INR)	2	1
P/E ratio	10	5
Market price per share (INR) (EPS × P/E ratio)	20	5
Equity shares (No.)	10,00,000	10,00,000
Total market value (MPS × No. of Eq. Shared)	2,00,00,000	50,00,000

(ii) **Post-merger effect on RIL**

Particulars	INR
Post-Merger earnings	30,00,000
Equity shares $\left(10,00,000 + 10,00,000 \times \frac{1}{4}\right)$	12,50,000
As exchange ratio is 1: 4	
EPS:	2.4
P/E ratio	10.00
Market price per share (EPS × P/E ratio) i.e., 10×2.4	24
Total Market Value (MPS × No. of Eq. Shares) i.e., $(12,50,000 \times 24)$	3,00,00,000

Gains from Merger

Particulars	INR
-------------	-----

Post-Merger Market value of the firm	3,00,00,000
Less: Pre-Merger market value	
RIL 2,00,00,000	
SIL 50,00,000	INR 2,50,00,000
	INR 50,00,000

Apportionment of Gains between shareholders

Particulars	RIL	SIL
Post-merger market value		
10,00,000 × 24	2,40,00,000	
2,50,000 × 24		60,00,000
Less : Pre merged market value	2,00,00,000	50,00,000
	40,00,000	10,00,000

Thus, the shareholders of both the Co. have gained from merger

(iii) Post-Merger Earnings

Increase in earnings by 20%

New earnings: ₹ 30,00,000 × 120% = 36,00,000

No. of equity share = 12,50,000

EPS = ₹ 36,00,000 ÷ 12,50,000 = ₹ 2.88

P/E ratio = 10

Market price per share = ₹ 2.88 × 10 = ₹ 28.80

☉ Hence, shareholders will be better off than before the merger situation.

16.

The following information is provided related to the acquiring firm Sun Ltd. and the target firm Moon Ltd.:

Particulars	Sun Ltd.	Moon Ltd.
Profits after tax	2,000 lakhs	4000 lakhs
Number of shares outstanding	200 lakhs	1000 lakhs
P/E ratio (Times)	10	5

Required:

- What is the swap ratio based on current market price?
- What is the EPS of Sun Ltd. after acquisition?
- What is the expected market price per share of Sun Ltd. after acquisition, assuming P/E ratio of Sun Ltd. adversely affected by 10%?
- Determine the market value of the merged firm.
- Calculate gain/loss for shareholders of the two independent companies after acquisition.

Answer:

EPS before acquisition

Sun Ltd. = ₹ 2000 lakhs / 200 lakh = ₹ 10

Moon Ltd. = ₹ 4000 lakhs / 1000 lakh = ₹ 4

Market price of shares before acquisition

Sun Ltd. = ₹ 10 × 10 = ₹ 100

Moon Ltd. = ₹ 4 × 5 = ₹ 20

(i) **Swap ratio based on current market price**

$$\frac{\text{INR } 20}{\text{INR } 100} = 0.2 \text{ i. e., } 1 \text{ share of Sun Ltd. for } 5 \text{ shares of Moon Ltd.}$$

Number of shares to be issued = 1000 lakhs × 0.20 lakh = 200 lakhs

(ii) **EPS after acquisitions**

$$\frac{2000 \text{ lakhs} + 4000 \text{ lakhs}}{200 \text{ lakhs} + 200 \text{ lakhs}} = ₹ 15$$

(iii) **Expected market price per shares of Sun Ltd. after an acquisition assuming P/E ratio of Sun Ltd. is adversely affected by 10%.**

EPS of Sun Ltd. = ₹ 15

P/E of Sun Ltd. = 10 – 10% of 10 = 9 times

$$\begin{aligned} \text{Market price per share of Sun Ltd.} &= \text{EPS} \times \text{P/E ratio} \\ &= 15 \times 9 \\ &= ₹ 135 \end{aligned}$$

(iv) **Market value of merged firm**

= ₹ 135 × 400 lakhs shares = ₹ 54,000 lakhs

(v) **Gain from the Merger**

Post-merger market value of merged firm = ₹ 54,000 lakhs

Less: Pre merger market value

Sun Ltd. 200 lakhs × ₹ 100 = 20,000 crores

Moon Ltd. 1000 lakhs × ₹ 20 = 20,000 crores

Total = ₹ 40,000 lakhs

Gain from merger = (54,000 – 40,000) = ₹ 14,000 lakhs

Gain to shareholders of Sun Ltd. and Moon Ltd.

INR in Lakhs

Particulars	Sun Ltd.	Moon Ltd.
Post-merger value (INR 135 × 200)	27,000	

(INR 135 × 200)		27,000
Less: Pre merger value	20,000	20,000
Gain to shareholders	7,000	7,000

17.

The Shareholders of Aditya Co. have voted in favour of a buyout offer from Subhajt Co. Information about each firm is given here below. Moreover, Aditya Co.'s shareholders will receive one share of Subhajt Co. Stock for every three shares they hold in Aditya Co.

Particulars	Subhajt Co.	Aditya Co.
Present earnings	6.75 lakhs	3.00 lakhs
EPS	3.97	5.00
Number of Share	1.70 lakhs	0.60 lakhs
P/E ratio	20	5

- (i) What will the EPS of Subhajt. Co. be after the merger? What will the PE ratio be if the NPV of the acquisition is zero?
- (ii) What must Subhajt Co. feel is the value of the synergy between these two firms?

Explain how your answer can be reconciled with the decision to go ahead with the takeover.

Answer:

- (i) The EPS of the combined company will be the sum of the earnings of both companies divided by the shares in the combined company. Since the stock offer is one share of the acquiring firm for three shares of the target firm, new shares in the acquiring firm will increase by one-third [Exchange ratio = 1/3]. So, the new EPS will be:

$$\text{EPS} = (\text{INR } 300,000 + 675,000) / [170,000 + (1/3) (60,000)] = ₹ 5.132.$$

The market price of Subhajt Co. will remain unchanged if it is a zero NPV acquisition. Using the PE ratio, we find the current market price of Subhajt Co. stock, which is = P/E × EPS = 20 × (6.75 lakhs/ 1.70 lakhs) = ₹ 79.41

If the acquisition has a zero NPV, the stock price should remain unchanged. Therefore, the new PE will be:

$$\text{P/E} = ₹ 79.41 / ₹ 5.132 = 15.48$$

- (ii) If the NPV of the acquisition is zero, it would mean that Subhajt Co. would pay just the market value of Aditya Co. i.e.

Number of shares × market price of Aditya Co. i.e., = 60000 × 25 [MPS = P/E × EPS = 5 × 5 = 25]. The market value received by Subhajt co. = ₹ 15,00,000.

The cost of the acquisition is the number of shares offered times the share price, so the cost is: Cost = (1/3) (60,000) (INR 79.4118) = ₹ 15,88,236.

The difference is synergy i.e. (15,00,000 - 15,88,236) = ₹ 88,236.

18.

The following information is provided related to the acquiring Firm Mark Limited and the target Firm Mask Limited:

Particulars	Firm Mark Limited	Firm Mask Limited
Earnings after tax (INR)	2,000 lakhs	400 lakhs
Number of Shares Outstanding	200 lakhs	100 lakhs
P/E ratio (times)	10	5

Required:

- (i) What is the Swap Ratio based on current market prices?
- (ii) What is the EPS of Mark Limited after acquisition?
- (iii) What is the expected market price per share of Mark Limited after acquisition, assuming P/E ratio of Mark Limited remains unchanged?
- (iv) Determine the market value of the merged firm.
- (v) Calculate gain/loss for shareholders of the two independent companies after acquisition.

Answer

Particulars	Mark Ltd.	Mask Ltd.
EPS	2000 Lakhs/ 200 Lakhs = 10	400 Lakhs/ 100 Lakhs = 4
Market price	10 × 10 = 100	4 × 5 = 20

- ii) The Swap ratio based current market price is
 $20/100 = 0.2$ or 1 share of Mark Ltd. For 5 shares of Mask Ltd.
 No. of shares to be issued = 100 Lakhs × 0.2 = 20 Lakhs
- (ii) $EPS \text{ after merger} = \frac{2000 \text{ lakhs} + 400 \text{ lakhs}}{200 \text{ lakhs} + 20 \text{ lakhs}} = 10.91$
- (iii) Expected market price after merger assuming P/E 10 times.
 $= 10.91 \times 10 = 109.10$
- (iv) Market value of merged firm
 $= 109.10 \text{ market price} \times 220 \text{ Lakhs shares} = 240.02 \text{ crores}$
- (v) Gain from the merger
 Post-merger market value of the merged firm 240.02 crores
 Less: Pre-merger market value
 Mark Ltd. 200 Lakhs × ₹100 = 200 crores
 Mask Ltd. 100 Lakhs × ₹20 = 20 crores 220.00 crores
 Gain from the merger 20.02 crores

Appropriation of gains from the merger among shareholders:

Particulars	Mark Ltd.	Mask Ltd.
Post-merger value	218.20 crores	21.82 crores
Less: Pre-merger market value	200.00 crores	20.00 crores
Gain to shareholders	18.20 crores	1.82 crores

19.

The Following information relative to the Alpha Pneumatic Ltd.

Current Ratio	4
Acid- Test Ratio	2.8
Gross Profit margin	30%
Tax	40%
Average Collection Period	75 days
EPS	INR 2.52
Net worth to long-term debt ratio	3.975
Inventory Turnover Ratio	6.452
Current Liability	INR 15.5 Lakh
Financial expenses	INR 3 Lakh
Interest on Long-term Debt	15%
Selling & Administrative expenses as a percentage of Sales	10%
Face Value of Shares	INR 10

You are required to prepare

- The Income Statement for the year.
- Balance sheet of the Alpha Pneumatic Ltd.

Answer:

Current Ratio	4
Acid- Test Ratio	2.8
Gross Profit margin	30%
Tax	40%
Average Collection Period	75 days
EPS	INR 2.52
Net worth to long-term debt ratio	3.975
Inventory Turnover Ratio	6.452
Current Liability	INR 15.5 Lakh
Financial expenses	INR 3 Lakh
Interest on Long-term Debt	15%
Selling & Administrative expenses as a percentage of Sales	10%
Face Value of Shares	INR 10

Current ratio = CA/CL = 4

or, CA = 4CL

$$= 4 \times 15.5$$

$$= ₹ 62 \text{ Lakh}$$

$$\text{Acid-test ratio} = \frac{\text{CA} - \text{Inventory}}{\text{CL}} = 2.80$$

$$\text{or, CA} - \text{Inventory} = 2.80 \times 15.5$$

$$62 - \text{Inventory} = ₹ 43.4 \text{ Lakh}$$

$$\text{Inventory} = ₹ 18.6 \text{ Lakh}$$

$$\text{Inventory Turnover ratio} = \frac{\text{Sales}}{\text{Inventory}} = 6.452$$

$$\text{or, Sales} = 6.452 \times 18.6$$

$$= ₹ 120 \text{ Lakh}$$

$$\text{Average Collection Period} = \frac{\text{Accounts receivable} \times 360}{\text{Sales}} = 75$$

$$\text{or, Accounts receivable} = \text{ACP} \times \frac{\text{Sales}}{360}$$

$$= 75 \times \frac{120}{360}$$

$$= ₹ 25 \text{ Lakhs}$$

$$\text{Gross Profit margin} = \frac{\text{Gross Profit}}{\text{Sales}} = 0.30$$

$$\text{Gross Profit} = 120 \times 0.30$$

$$= ₹ 36 \text{ Lakhs}$$

$$\text{Cost of goods sold} = \text{Sales} - \text{Gross Profit}$$

$$= 120 - 36$$

$$= ₹ 84 \text{ Lakhs}$$

$$\text{Long-term debt} = \frac{\text{Interest paid}}{\text{Rate of Interest}}$$

$$= 3/0.15 = ₹ 20 \text{ Lakhs}$$

$$\text{Net worth to long-term debt ratio} = \frac{\text{Net worth}}{\text{Long-term debt}} = 3.975$$

$$\text{Net worth} = 3.975 \times 20$$

$$= ₹ 79.5 \text{ Lakhs}$$

$$\text{Selling and Administrative expenses} = 120 \times 0.10$$

$$= ₹ 12 \text{ Lakh}$$

$$\text{EPS} = ₹ 2.52 \text{ (given)}$$

Number of shares outstanding = Earning/EPS = 12.6 / 2.52 = 5 Lakhs

Equity Capital = 5 lakhs × 10

= ₹ 50 Lakh

Retained earnings = Net Worth – earnings

= 79.5 – 50

= ₹ 29.5 Lakh

Income Statement

Particulars	(INR in Lakhs)
Sales	120.0072
COGS	84.00504
Gross Profit	36.00216
Selling & Administrative expenses	12.00072
EBIT	24.00144
Financial expenses	3
EBT	21.00144
Tax @ 40%	8.400576
PAT	12.600864

Balance sheet (INR in Lakhs)

Liabilities	Amount	Assets	Amount
Equity Capital	50.00343	Fixed assets (balance figure)	53
Retained earnings	29.49657	Inventory	18.6
Long-term debt	20	Accounts Receivable	25.0015
Current Liability	15.5	Cash	18.3985
	115		115

Question 20

Mohit Co. Ltd. is studying the possible acquisition of Neeraj Co. Ltd., by way of merger. The following data are available in respect of the companies:

Particulars	Mohit Co. Ltd.	Neeraj Co. Ltd.
Earnings after tax (₹)	80,00,000	24,00,000
No. of equity shares	16,00,000	4,00,000
Market value per share (₹)	200	160

- If the merger goes through by exchange of equity and the exchange ratio is based on the current market price, what is the new earning per share for Mohit Co. Ltd.?
- Neeraj Co. Ltd. wants to be sure that the earnings available to its shareholders will not be diminished by the merger. What should be the exchange ratio in that case?

Answer

(i) Calculation of new EPS of Mohit Co. Ltd.

No. of equity shares to be issued by Mohit Co. Ltd. to Neeraj Co. Ltd.

$$= 4,00,000 \text{ shares} \times \frac{\text{₹ } 160}{\text{₹ } 200} = 3,20,000 \text{ shares}$$

Total no. of shares in Mohit Co. Ltd. after acquisition of Neeraj Co. Ltd.

$$= 16,00,000 + 3,20,000 = 19,20,000$$

Total earnings after tax [after acquisition]

$$= 80,00,000 + 24,00,000 = 1,04,00,000$$

$$\text{EPS} = \frac{1,04,00,000}{19,20,000 \text{ equity shares}} = 5.42$$

(ii) Calculation of exchange ratio which would not diminish the EPS of Neeraj Co. Ltd. after its merger with Mohit Co. Ltd.

Current EPS:

$$\text{Mohit Co. Ltd.} = \frac{80,00,000}{16,00,000 \text{ equity shares}} = \text{₹ } 5$$

$$\text{Neeraj Co. Ltd.} = \text{₹ } 24 \text{ Lakhs} / 4 \text{ Lakhs Equity Shares} = \text{₹ } 6$$

$$\text{Exchange ratio} = 6/5 = 1.20$$

No. of new shares to be issued by Mohit Co. Ltd. to Neeraj Co. Ltd.

$$= 4,00,000 \times 1.20 = 4,80,000 \text{ shares}$$

Total number of shares of Mohit Co. Ltd. after acquisition

$$= 16,00,000 + 4,80,000 = 20,80,000 \text{ shares}$$

$$\text{EPS [after merger]} = \text{₹ } 104 \text{ Lakhs} / 20 \text{ Lakhs } 80 \text{ Thousand Equity Shares} = \text{₹ } 5$$

Total earnings in Mohit Co. Ltd. available to new shareholders of Neeraj Co. Ltd.

$$= 4,80,000 \times \text{₹ } 5 = 24,00,000$$

Recommendation: The exchange ratio (6 for 5) based on market shares is beneficial to shareholders of 'N' Co. Ltd.

References:

Mergers and acquisitions: A new mantra for growth during challenging times in India | International Tax Review

Tax & duties in acquisition regime in India - iPLEaders

Unsoved Case Study:

A Ltd and B Ltd operate in the same industry. Their financial statements of both companies for the current financial year are as follows:

Particulars	A Ltd	B Ltd
Current Assets	15,00,000	10,00,000
Fixed Assets	10,00,000	5,00,000
	25,00,000	15,00,000
Equity Capital	10,00,000	8,00,000
Retained Earnings	3,00,000	
14% Long term Debt	5,00,000	3,00,000
Current Liabilities	7,00,000	4,00,000
	25,00,000	15,00,000
Net Sales	34,80,000	17,00,000
Cost of Goods Sold	27,60,000	13,60,000
Gross Profit	7,20,000	3,40,000
Operating Expenses	2,30,000	1,00,000
Interest	70,000	42,000
Earnings Before Taxes	4,20,000	1,98,000
Taxes @ 25%	1,05,000	49,500
PAT	3,15,000	1,48,500

Assume that both companies are in the process of negotiating a merger through exchange of equity shares. You are asked to assist in establishing equitable exchange terms and are required to:

1. Calculate EPS and price earning of both companies. Also segregate their EPS figures into return on equity and book value per share components.
2. Estimate future EPS growth rates for each company.
3. Based on expected operating synergies A Ltd estimates that the intrinsic value of B Ltd equity share may be INR 30 per share on its acquisition. You are required to develop a range of justifiable equity share exchange tissues that can be offered by A Ltd to the shareholders of B Ltd. Would you expect the negotiated terms to be closer to the upper or the lower exchange limits and why?
4. Calculate the post merger EPS based on an exchange ratio of 0.5:1 being offered by A Ltd and the post merger Price.

