Long-Term Bias

Eric L. Talley
_Columbia Law School_, etalley@law.columbia.edu

Michal Barzuza
_University of Virginia School of Law_, mbarzuza@virginia.edu

Follow this and additional works at: https://scholarship.law.columbia.edu/faculty_scholarship

Part of the Banking and Finance Law Commons, and the Business Organizations Law Commons

**Recommended Citation**


Available at: https://scholarship.law.columbia.edu/faculty_scholarship/2288

This Working Paper is brought to you for free and open access by the Faculty Publications at Scholarship Archive. It has been accepted for inclusion in Faculty Scholarship by an authorized administrator of Scholarship Archive. For more information, please contact cls2184@columbia.edu.
ECGI Working Paper Series in Law

Long-Term Bias

Working Paper N° 449/2019
May 2019

Michal Barzuza
Eric Talley

We thank Jennifer Arlen, Bobby Bartlett, George Cohen, John Duffy, Jill Fisch, Zohar Goshen, Assaf Hamdani, Sharon Hannes, Ehud Kamar, Kobi Kastiel, Michael Livermore, Justin McCrary, Paul Mahoney, Josh Mitts, John Monahan, Dotan Oliar, Ariel Porat, and participants at the NYU/TAU Corporate Conference, Fordham Law School Faculty Workshop, Hebrew University Law & Economics Workshop, UVA Law School faculty workshop, the annual meeting of the American Law & Economics Association, for helpful comments and suggestions. All errors are ours.

© Michal Barzuza and Eric Talley 2019. All rights reserved. Short sections of text, not to exceed two paragraphs, may be quoted without explicit permission provided that full credit, including © notice, is given to the source.

Electronic copy available at: https://ssrn.com/abstract=3338631
Abstract

An emerging consensus in certain legal, business, and scholarly communities maintains that corporate managers are pressured unduly into chasing short-term gains at the expense of superior long-term prospects. The forces inducing managerial myopia are easy to spot, typically embodied by activist hedge funds and Wall Street gadflies with outsized appetites for next quarter's earnings. Warnings about the dangers of "short termism" have become so well established, in fact, that they are now driving changes to mainstream practice, as courts, regulators and practitioners fashion legal and transactional constraints designed to insulate firms and managers from the influence of investor short-termism. This Article draws on academic research and a series of case studies to advance the thesis that the emergent folk wisdom about short-termism is incomplete. A growing literature in behavioral finance and psychology now provides sound reasons to conclude that corporate managers often fall prey to long-term bias—excessive optimism about their own long-term projects. We illustrate several plausible instantiations of such biases using case studies from three prominent companies where managers have arguably succumbed to a form of "long-termism" in their own corporate stewardship. Unchecked, long-termism can impose substantial costs on investors that are every bit as damaging as short-termism. Moreover, we argue that long-term managerial bias sheds considerable light on the paradox of why short-termism evidently persists among supposedly sophisticated financial market participants: Shareholder activism—even if unambiguously myopic—can provide a symbiotic counter-ballast against managerial long-termism. Without a more definitive understanding of the interaction between short- and long-term biases, then, policymakers should be cautious about embracing reforms that focus solely on half of the problem.

Keywords: Short-termism; long-termism; Managerial overconfidence; Activists hedge funds; Dividends; Buybacks; Behavioral finance

JEL Classifications: G02, G30, G32, G34, K22, M20

Michal Barzuza*
Caddell & Chapman Professor of Law
University of Virginia, School of Law
580 Massie Road
Charlottesville, VA 22903, United States
phone: +1 434 924 7810
e-mail: mbarzuza@virginia.edu

Eric Talley
Isidor and Seville Sulzbacher Professor of Law
Columbia University, Columbia Law School
435 West 116th Street
New York, N.Y. 10027-7297, United States
phone: +1 212 854 0437
e-mail: etalley@law.columbia.edu

*Corresponding Author
LONG-TERM BIAS

Michal Barzuza* & Eric Talley†

February 20, 2019

Abstract: An emerging consensus in certain legal, business, and scholarly communities maintains that corporate managers are pressured unduly into chasing short-term gains at the expense of superior long-term prospects. The forces inducing managerial myopia are easy to spot, typically embodied by activist hedge funds and Wall Street gadflies with outsized appetites for next quarter’s earnings. Warnings about the dangers of “short termism” have become so well established, in fact, that they are now driving changes to mainstream practice, as courts, regulators and practitioners fashion legal and transactional constraints designed to insulate firms and managers from the influence of investor short-termism. This Article draws on academic research and a series of case studies to advance the thesis that the emergent folk wisdom about short-termism is incomplete. A growing literature in behavioral finance and psychology now provides sound reasons to conclude that corporate managers often fall prey to long-term bias—excessive optimism about their own long-term projects. We illustrate several plausible instantiations of such biases using case studies from three prominent companies where managers have arguably succumbed to a form of “long-termism” in their own corporate stewardship. Unchecked, long-termism can impose substantial costs on investors that are every bit as damaging as short-termism. Moreover, we argue that long-term managerial bias sheds considerable light on the paradox of why short-termism evidently persists among supposedly sophisticated financial market participants: Shareholder activism—even if unambiguously myopic—can provide a symbiotic counter-ballast against managerial long-termism. Without a more definitive understanding of the interaction between short- and long-term biases, then, policymakers should be cautious about embracing reforms that focus solely on half of the problem.

* Caddell & Chapman Professor of Law; Nicholas E. Chimicles Research Professor of Business Law and Regulation, University of Virginia School of Law. Email: mbarzuza@law.virginia.edu.
† Isidor and Seville Sulzbacher Professor of Law; Co-Director, Millstein Center for Global Markets and Corporate Ownership, Columbia Law School. Email: etalley@law.columbia.edu. We thank Jennifer Arlen, Bobby Bartlett, George Cohen, John Duffy, Jill Fisch, Zohar Goshen, Assaf Hamdani, Sharon Hannes, Ehud Kamar, Kobi Kastiel, Michael Livermore, Justin McCrary, Paul Mahoney, Josh Mitts, John Monahan, Dotan Oliar, Ariel Porat, and participants at the NYU/TAU Corporate Conference, Fordham Law School Faculty Workshop, Hebrew University Law & Economics Workshop, UVA Law School faculty workshop, the annual meeting of the American Law & Economics Association, for helpful comments and suggestions. All errors are ours.
I. **INTRODUCTION** .................................................................................................................. 3
II. **SHORT-TERMISM: THE STANDARD (& PARADOXICAL) ACCOUNT** .......................... 12
III. **A NEW APPROACH: THE OVERLOOKED LONG-TERM BIAS** ............................... 20
   A. Long-Term Investments: Magnified and Influential Overconfidence ......................... 21
      1. Managerial Overconfidence – Overestimating Probabilities of Success .......... 21
      2. Long-Term Projects: Little Optimism is Sufficient for High Overestimation .... 23
      3. Optimism is Stronger for Long-Term Projects ............................................. 25
   B. Weak Constraints on Long-Term Optimism ............................................................. 28
      1. Inside View, Outside View, and Durable Long-Termism .............................. 28
      2. Lack of Clear and Immediate Feedback ...................................................... 30
      3. Limited Learning ......................................................................................... 31
   C. Illustrative Examples – Long-Term Bias and Hedge Fund Activism ...................... 33
      1. Marissa Mayer’s Long-Term Plan for Yahoo .............................................. 34
      2. Tim Armstrong, AOL, and Patch ............................................................... 38
      3. Dan Ustian, Navistar & EGR Technology .................................................... 41
IV. **IMPLICATIONS** ............................................................................................................. 44
   A. Interacting Biases in Capital Markets ................................................................. 44
   B. Business Implications ......................................................................................... 46
      1. Overinvestment ............................................................................................. 46
      2. Investor Payouts ............................................................................................ 47
      3. Firm Governance ......................................................................................... 48
   C. Legal Policy Implications .................................................................................... 49
      1. Activist Restrictions, Quarterly Reporting, and Dual Class IPOs .................. 49
      2. Directors’ Fiduciary Duties ......................................................................... 52
      3. Executive Compensation ............................................................................ 53
      4. Takeover Defenses and Just Saying No ...................................................... 54
V. **CONCLUSION** ................................................................................................................. 54
“Here we are, when you look at what has happened, what did you do wrong? Well, one, I don’t think the story is yet played out...A lot of tech turnarounds do take five, six, seven years.”

Marissa Mayer, March 11, 2016

“My opinion is that, philosophically, I’m doing the right thing in trying to shake up some of these managements. It’s a problem in America today that we are not nearly as productive as we should be.”

Carl Icahn, October 22, 2014

I. INTRODUCTION

The perceived dangers of “short-termism” in public capital markets have come to occupy center stage as a chief concern for corporate America. During the last decade, an emerging conventional wisdom has taken root among lawyers, business commentators, judges, policymakers and (at least some) investors, asserting that managers of public companies are too often pressured to pursue short-term gains at the expense of managing for long-term value.

Although concerns about short-termism in capital markets are hardly new\(^1\) (ebbing and flowing for over a quarter century\(^2\)), the recent rise of hedge fund activism and corporate governance intermediation has added a sense of urgency—if not emergency—to the critical chorus warning of the perils of myopia. Leo Strine, the sitting Chief Justice of the Delaware Supreme Court, has cautioned that “there is a danger that activist stockholders will make proposals motivated by interests other than maximizing the long-term, sustainable profitability of the corporation.”\(^3\) Martin Lipton, a consensus patriarch of company-side mergers and acquisitions (M&A), echoes these concerns, issuing stern rebukes to activists who, he argues, “are preying on American corporations to create short-term increases in

\(^1\) As far back as 1980, a provocative and influential article in the Harvard Business Review predicted that corporate management’s “devotion to short-term returns and management by the numbers” was bringing about “a decline in competitiveness of U.S. companies.” Robert H. Hayes and William J. Abernathy, Managing Our Way to Economic Decline, 58 Harv. Bus. Rev. 67, 70, 77 (July/Aug. 1980).


\(^3\) See Leo E. Strine, Jr., One Fundamental Corporate Governance Question We Face: Can Corporations Be Managed for the Long Term Unless Their Powerful Electorates Also Act and Think Long Term? 66 Bus. Law. 1, 8 (2010) [hereinafter Strine, Fundamental Question]; See also Leo E. Strine, Jr., Who Bleeds When the Wolves Bite?: A Flesh-and-Blood Perspective on Hedge Fund Activism and Our Strange Corporate Governance System, 126 Yale L.J. 1870, 1885 (2017) [hereinafter Strine, Who Bleeds?] (“human investors are exposed to...changes in corporate behavior influenced by stock market forces such as hedge fund activism: a short-term increase in productivity and stock price at the expense of long-term reinvestment and wage growth will likely harm the overall ‘portfolio’ of the human investor.”)
the market price of their stock at the expense of long-term value.”¹⁴ “This pervasive short-termism,” Lipton cautions, “is eroding the overall economy and putting our nation at a major competitive disadvantage.”¹⁵

Much of the ensuing debate about short-termism has tended to revolve around competing claims concerning the phenomenon in isolation. Many skeptics, for example, have rejoined that arbitrage activity in efficient capital markets should create a natural corrective mechanism that eviscerates (or substantially dampens) most short-term biases.⁶ Others have questioned the magnitude of the phenomenon,¹⁷ or argued that claims about short-termism are little more than disingenuous apologies for managerial agency costs and empire building.⁸ Nevertheless, manifest concerns about the perils of short-termism—and the existential threat it poses for long-term value creation—continue to dominate both the public discourse⁹ and some influential corners of academic research.¹⁰ And, a host of legal

---

¹⁴ Martin Lipton, Important Questions About Activist Hedge Funds, HARV. L. SCHOOL. F. ON CORP. GOVERNANCE & FIN. REG. (March 9, 2013) [hereinafter Lipton, Important Questions], available at https://corpgov.law.harvard.edu/2013/03/09/important-questions-about-activist-hedge-funds/


¹⁶ See e.g., Mark J. Roe, Corporate Short-termism -- In the Boardroom and in the Courtroom, 68 BUS. LAW. 977, 987 (2013) (“If short-term stock market pressures are inducing firms to give up value over the long run, then firms and markets would find themselves with incentives to develop institutions and mechanisms to facilitate that long-run profitability”); Jonathan Macey, Their Bark Is Bigger Than Their Bite: An Essay on Who Bleeds When the Wolves Bite, 126 YALE L.J. F. 526, 535 (2017) (“The efficient capital market hypothesis implies that it is virtually impossible for an activist hedge fund to outperform the market without illegally using material inside information unless they improve corporate performance.”).


¹⁸ See e.g., Lucian A. Bebchuk, Alon Brav & Wei Jiang, The Long-Term Effects of Hedge Fund Activism, 115 COLUM. L. REV. 1085, 1137 (2015) [hereinafter Bebchuk et al., Long-Term Effects]. But see John C. Coffee, Jr. & Darius Palia, The Wolf at the Door: The Impact of Hedge Fund Activism on Corporate Governance, 41 J. CORP. L. 545, 551, 627-630 (2016) (“We think this assumption that managements typically engage in inefficient empire-building is today out of date and ignores the impact of major changes in executive compensation.”). For a broader discussion see infra part IV.B.1.


²⁰ See e.g., Coffee & Palia, supra note 8, at 574-576 (surveying studies that find that hedge fund activism is associated with a decline in R&D investment); See also Nickolay Gantchev, Oleg Gredil & Pab Jotikasthira, Governance under the Gun: Spillover Effects of Hedge Fund Activism, REV. FIN. (FORTHCOMING 2019) available at http://ssrn.com/abstract=2356544 (finding that activism affects also firms that were not directly targeted). Cf: Alon Brav, Wei Jiang, Song Ma & Xuan Tian, How Does Hedge Fund Activism Reshape Corporate Innovation? 130 J. OF FIN. ECON. 237 (2018) [hereinafter, Brav et al., Innovation] (finding that target firms decrease investment in R&D but improve innovation output measured in patent counts and citations); Alon Brav, Wei Jiang & Hyunseob Kim, The Real Effects of Hedge Fund Activism: Productivity, Asset Allocation, and Labor Outcomes, 28 REV. FIN. STUD. 2723 (2015) [hereinafter Brav et al., Real
and regulatory reforms to discourage short-termism and encourage management for the long term are currently on the table at both state and federal levels, eliciting considerable debate themselves. At present, the kerfuffle over short-termism has attracted passionate participants on both sides, with the resulting battlefield resembling something close to a standoff.

The ongoing stalemate might be due (at least in part) to the failure of advocates from both sides to confront seriously two curious paradoxes about their own debate. First, even if episodic short-termism might conceivably emerge in appropriate capital market settings, its persistence over time seems difficult to explain. Why would sophisticated market participants, for example, deliberately and repeatedly leave money on the table during both economic upturns and downturns, eschewing superior long-term investments in order to extract a quick payout? The conventional response that hedge fund managers are compensated to think in like short-termists rings particularly hollow: nothing requires the persistence of standard “two and twenty” compensation packages; and yet, hedge funds have generally not backed away from it (migrating to even more short-term-oriented compensation if anything). The strong and positive market response to hedge fund


11 For example, the proposed Brokaw Act would “fight against increasing short-termism in our economy by promoting transparency and strengthening oversight of activist hedge funds.” U.S. Senator Tammy Baldwin Introduces Bipartisan Legislation to Strengthen Oversight of Predatory Hedge Funds, Press Release, US Senate (August 31, 2017), available at https://www.baldwin.senate.gov/press-releases/brokaw-act2017; See also Brokaw Act, S. 1744, 115th Cong. (2017), available at https://www.baldwin.senate.gov/imo/media/doc/Brokaw%20Act%20Bill%20Text.pdf. Similarly, proposals to eliminate quarterly reporting requirements are winning prominent champions. See e.g., Martin Lipton, The New Paradigm for Corporate Governance, HARV. L. SCHOOL. F. ON CORP. GOVERNANCE & FIN. REG. (Feb. 3, 2016), [hereinafter Lipton, New Paradigm] available at https://corpgov.law.harvard.edu/2016/02/03/the-new-paradigm-for-corporate-governance/ (calling for elimination of quarterly reporting requirements); see also Strine, Who Bleeds, supra note 3, at 1956-1969 (proposing an array of policy responses, such as curbing shareholder’ proposals mechanism). Delaware courts have many times clarified directors’ fiduciary duties to align with value creation under a long-term horizon. See In re Trados Inc. S’holder Litig., 73 A.3d 17, 34 (DEL. CH. 2013) (“the duty of loyalty therefore mandates that directors maximize the value of the corporation over the long-term “); In Re Rural/Metro Corporation S’holders Litig., 102 A.3d 205, 253 (DEL. CH. 2014); In re PLX Technology Inc. Stockholders Litigation, 2018 WL 5018535 (DEL. CH. 2018); Travis Laster & John Mark Zeberkiewicz, The Rights and Duties of Blockholder Directors, 70 BUS. LAW. 33, 49 (2014-2015) (“the directors’ fiduciary duties … require that they maximize the value of the corporation over the long term.”)

12 See e.g. Roe, supra note 6, at 987-989.

13 Traditionally, hedge fund managers only 2% of the assets they manage and 20% on annual appreciation, a factor said to incentivize short-term returns. Recently, however, this 2 and 20 figure has migrated to 1 and 20 – i.e., an even smaller reward on assets, and relative larger reward on annual, short-term, appreciation.
activism announcements (with largely equivocal evidence about long-term effects) similarly belies the possibility of episodic short-termism as an artifact of market pathology.\textsuperscript{14}

The second puzzling aspect of the current debate concerns the concept of long-term value creation itself, and its seemingly “deified” status as the consensus gold standard for corporate governance. In other words, while the clash over the existence and/or magnitude of short-term bias has raged on, most have been willing to stipulate that long-term value maximization remains a paragon objective (quibbling only about how best to realize it\textsuperscript{15}). Throughout, it appears conventional for both sides of the debate to characterize (or at least presume) long-term decision making as largely unbiased,\textsuperscript{16} even as concerns over short-termist positions sharpen.

In this Article, we attempt to gain some traction on several of the above quandaries by introducing a novel notion of long-term bias: namely, an inclination for managers to favor inferior long-term projects over short-term alternatives that have superior returns. While short-term bias originates primarily from external sources such as capital market investors, long-term bias emerges internally, from managers’ assessments about their own long-term projects. Long-term bias, we argue, is likely to be particularly salient for managerial decision makers, because (1) managers are inclined to be highly optimistic in general; (2) they tend to discount feedback and relevant data; and (3) they tend to receive such feedback more sporadically for long-term endeavors. Consequently, we argue, managers’ long-term projects are particularly prone to persistent overestimation.

See Lindsay Fortado, Hedge fund investors question ‘2 and 20’ fees, Fund managers criticized for focusing on management rather than performance fees, Financial Times (June 6, 2017), available at https://www.ft.com/content/291081ba-49df-11e7-a3f4-c742b9791d43
\textsuperscript{14} See Alon Brav, Wei Jiang, Frank Partnoy & Randal Thomas, Hedge Fund Activism, Corporate Governance, and Firm Performance. 63 J. Fin. 1729 (2008) [hereinafter Brav et al., Firm Performance]; See also Bebchuk et al., Long-Term Effects, supra note 8 (finding that the initial increase in value does not fade within five years); Cf. Martijn Cremer, Erasmo Giambona, Simone M. Sepe, & Ye Wang, Hedge Fund Activism and Long-Term Firm Value (working paper 2015) (reporting that targeted firms performed less well in the long-term, than a matched sample of non-targeted firms).
\textsuperscript{15} Even many short-termist hedge fund activists often see themselves as taking steps to reshape firms’ long-term strategies. Many activists, for example, hold shares for several years, fight to nominate board members, establish long-term strategy committees, and reshape long-term operational plans. See notes 67-68, infra, and accompanying text.
\textsuperscript{16} For example, while a Google Scholar search for “short-term bias” & “corporate law” yields results, around 100 results, a Google Scholar search for “long-term bias” & “corporate law” yields 11 results, none of which is relevant to corporate investment, or to the long-term bias that we discuss here. Indeed, long-termism has long been the darling of corporate practice and policy, frequently equated with efficiency and growth. See e.g., Trados, supra note 11, at 37 (“Focusing on long-term investments rather than short-term gains is the proper role of managers, board members and investors.”); William T. Allen, Ambiguity in Corporation Law, 22 Del. J. Corp. L. 894, 896-97 (1997) (“[I]t can be seen that the proper orientation of corporation law is the protection of long-term value of capital committed indefinitely to the firm.”); Gantler v. Stephens, 965 A.2d 695, 706 (Del. 2009) (“enhancing the corporation’s long-term share value is a distinctively corporate concern”).
Optimism bias—the proclivity of corporate managers to overestimate the success probability of their own projects—has already been documented extensively in the economics and finance literature. But we distill a stronger implication yet from this literature: that optimism bias is likely to be amplified, less constrained, and more influential with respect to long-term investments. Thus, while managerial overconfidence may affect all investments initially, it will over time lead to a disproportional survivorship of long-term investments—and hence, to a long-term bias. Our analysis of how and why long-term investments are systematically prone to overestimation draws primarily on extensive literatures in psychology and behavioral finance, but we also buttress it with three extended case studies from mainstream companies (Yahoo, AOL and Navistar), where managerial overconfidence about long-term investments thrived, only to be disrupted by hedge fund activism.

Our analytic arguments and case studies help elucidate several factors that make long-term projects especially susceptible to overconfidence. Foremost, due to their longer trajectories, long-term investments are frequently volatile—they could result in either an extremely high upside or an extremely low downside. An optimistic manager, who overestimates the likelihood of achieving success, is particularly prone to miscalculating value in a long-term (and thus more volatile) investment. We argue that amplified managerial optimism plausibly played a role in the hiring of Marissa Mayer as Yahoo’s CEO. Mayer lacked relevant experience to lead a company of Yahoo’s size and had an inconsistent trajectory at Google (which included a recent demotion). Yahoo’s board was nonetheless won over by her ambitious long-term plan to make Yahoo competitive with Facebook and Google in a still emerging and unpredictable market. Yet, with variability that large, this Article argues, even moderate optimism on the board’s part could have led to a significant overestimation of Mayer’s plan for Yahoo.

Our case studies also help demonstrate how other factors contributing to overconfidence are likely to be especially salient for long-horizon ventures. One important force exacerbating overconfidence—often referred to as the “illusion of control”—manifests when there is a long temporal “onramp” to strategize, act, and overcome impediments. For example, Dan Ustian (the then-CEO of Navistar) was so committed to

---

17 To illustrate, assume two similar investments, a short-term investment ST that could produce either 200 or 320, each with 50% probability, and a long-term investment LT, that involves higher uncertainty (high upside and low downside) and hence could produce either 0 or 500, each with 50% probability. ST has a higher expected value than LT (260 relative to 250). Now assume that for each of these investments, an overconfident manager overestimates the probability of a good scenario to be 60%, (and accordingly underestimates the probability of a bad scenario to be 40%). For the overconfident manager the LT investment has a higher expected value than the ST investment (300 relative to 272). The overconfident manager thus would exhibit a long-term bias, preferring an objectively inferior LT investment to a superior ST one. For a broader discussion see infra Part III.A.2.

18 Accordingly, the Yahoo board viewed the less risky plan proposed by Yahoo’s internal candidate, Ross Levinsohn, as short-sighted. See discussion infra Part III.C.1.

19 See e.g., Ellen J. Langer, The Illusion of Control, 32 J. OF PERSON. & SOC. PSYCH. 311 (1975) (participants who had more time to think about actions and strategies demonstrated higher overconfidence on their chances to win a lottery). For a broader discussion see infra Part III.A.3.
perfecting an as-yet unproven technology for complying with new environmental standards that he neglected to develop a backup plan, even as his favored technology began to show definitive signs of falling short.\(^\text{20}\) In addition, in Mayer’s sole interview after Yahoo’s failure, she doubled down on her belief that the only thing that was missing was time – if she had a few more years, she reasoned, could have successfully righted Yahoo’s listing ship.\(^\text{21}\) Another factor contributing to overconfidence—the tendency to neglect potential downstream competition—is also especially salient with respect to long-term investments, as long-term competition is hard to predict when the initial project is inevitably vague.\(^\text{22}\) Mayer’s long-term plan for Yahoo, for instance, which was focused on creating different apps—most notably a search app—relied on Mayer’s skills, experience, and success while neglecting to predict how competitive the market for apps would become.

Finally, certain factors that ordinarily help restrain and/or discipline overconfident managers—frequent benchmarking exercises and interim feedback—are mechanistically less routine when it comes to long-gestation projects.\(^\text{23}\) When the finish line is far off on the horizon, regular and probative feedback is not often easily gleaned, arrives sporadically,\(^\text{24}\) and once it arrives the manager may already be prohibitively invested in the long-term project.\(^\text{25}\) When problems arose with Navistar’s ambitious Exhaust Gas Recirculation (EGR) technology, for example, CEO Ustian practically quarantined his office away from the company engineers, dismissing employees who were vocally skeptical.\(^\text{26}\) And in “probably the most intense moment you’ll ever hear during a workplace conference call,”\(^\text{27}\)

\(^{20}\) See infra Part III.C.3.

\(^{21}\) See e.g., Tiernan Pollet, As the Yahoo! Turns: Mayer Defends Strategic Plan, M&A with Charlie Rose, BARRON’S (March 11, 2016), available at https://www.barrons.com/articles/as-the-yahoo-turns-mayer-defends-strategic-plan-acquisitions-with-charlie-rose-1457714287 (“Here we are, when you look at what has happened, what did you do wrong? Asked Rose. Well, ... I don’t think the story has yet played out... A lot of tech turnaround adds we do take five, six, seven years.”); See also Douglas MacMillan, Marissa Mayer Wants Three More Years to Turn Around Yahoo, WSJ (March 11, 2016) available at https://blogs.wsj.com/digits/2016/03/11/marissa-mayer-wants-three-more-years-to-turn-around-yahoo/.

\(^{22}\) On the relationship of vagueness to overconfidence see infra Part III.B.1.

\(^{23}\) Benchmarking to a reference class of projects is less likely for long-term projects since managers typically believe them to be unique. For the importance of using a reference class to restrain overconfidence see Daniel Kahneman & Amos Tversky, Intuitive Prediction: Biases and Corrective Procedures.12 TIMS STUDIES IN MANAGEMENT SCIENCE, 313 (1977) [hereinafter Kahneman & Tversky, Intuitive Prediction]; Daniel Kahneman & Dan Lovallo, Delusions of Success: How Optimism Undermines Executives’ Decisions, 81 HARV. BUS. REV. 68 (2003) [hereinafter Kahneman & Lovallo, Delusions]; Daniel Kahneman, THINKING, FAST AND SLOW (NEW YORK, NY: FARRAR, STRAUS, AND GIROUX 2011) [hereinafter, Kahneman, Thinking].

\(^{24}\) For a broader discussion of restraints to overconfidence in long-term projects see infra Part III.B.

\(^{25}\) See e.g., Stephano DellaVigna & Joshua Pollet, Investor Inattention and Friday Earnings Announcements, 64 J. FIN., 709 (2009) (finding that “shareholder attention to events far in the future is limited”).

\(^{26}\) See e.g., Tali Sharot, Christoph W. Korn, & Raymond J. Dolan, R. How Unrealistic Optimism is Maintained in the Face of Reality, 14 NATUR. NEURO. 1475 (2011) (finding asymmetric updating of beliefs in light of new information); Ziva Kunda, The Case for Motivated Reasoning 108 PSYCH. BULL. 480 (1990) (arguing that motivation affects reasoning).

\(^{27}\) Nicholas Carlson, LEAKED AUDIO: Listen to AOL CEO Tim Armstrong Fire A Patch Employee in Front Of 1,000 Coworkers, BUSINESS INSIDER (August 12, 2013) [hereinafter Carlson, Leaked Audio] available at
Tim Armstrong, AOL’s CEO (who eventually had to cut bait on his own long-term project called Patch), impulsively fired an employee in front of the entire division. In a recent retrospective interview, Armstrong identified his coddling of Patch as his main misstep at AOL, and in particular, his pattern of ignoring incoming feedback and data with respect to the project.28

To the extent that our account of long-term managerial bias is persuasive, it holds several implications for corporate law and policy. First, it suggests managers are, if left to their own devices, inclined to overinvest in long-term projects. As a result, external short-term pressures may have some positive ramifications.29 Activist hedge funds no doubt emphasize (and may overemphasize) short-term performance, resulting in excess demand for immediate payouts. But irrespective of motivation, such short-termism may place an institutional brake on at least certain forms of long-termist overinvestment.

Second, short-term pressure to unlock cash may increase the frequency of external feedback and benchmarking for overconfident managers, since it requires them to draw more regularly on external sources to finance their projects. It is well known that overconfidence tends to feed on a surplus of internal funds (e.g., retained earnings) to underwrite projects.30 If overconfident managers are required to raise capital externally (because activists keep capital margins thin), they will have to subject their strategies more frequently to outside assessment.31


28 See Oath CEO Tim Armstrong on Recode Media (Sep 3, 2017) https://www.recode.net/2017/9/3/16243970/transcript-oath-ceo-tim-armstrong-aol-patch-verizon-yahoo-recode-media (“The judgment changed and the mistake I made was going exactly what you said, too bullish down a path without making sure those early positive metrics were actually coming true in all the other markets.”)

29 So far, the conventional wisdom dismissed arguments of overinvestments. Empire building, an agency-costs theory of overinvestment, was considered dated, since compensation packages align managers incentives with firm value. See Coffee & Palia, supra note 8. The long-termism approach, though is overconfidence driven—as a result, incentive-based compensation does not solve it, quite the contrary. Overconfident managers who genuinely but mistakenly believe in the desirability of these investments, are encouraged to invest more if their compensation is tied to firm value. See e.g., Ulrike Malmendier & Geoffrey Tate, CEO Overconfidence and Corporate Investment, 60 J. OF FIN. 2661, 2697 (2005) [hereinafter Malmendier & Tate, Investment] (“Specifically, standard incentives such as stock- and option-based compensation are unlikely to mitigate the detrimental effects of managerial overconfidence.”)

30 See Malmendier & Tate, Investment, supra note 29 (finding that overconfident CEOs “overinvest when they have abundant internal funds, but curtail investment when they require external financing.” And that this “sensitivity of investment to cash flow is strongest for CEOs of equity-dependent firms, for whom perceived financing constraints are most binding.”); Ulrike Malmendier & Geoffrey Tate, Who Makes Acquisitions? CEO Overconfidence and the Market’s Reaction, 89 J. OF FIN. ECON., 20 (2008) [hereinafter Malmendier & Tate, Acquisitions]; (overconfident CEO are likely to make value destroying acquisitions, and the effect is stronger “if they have access to internal financing.”) In addition, in all the three case studies that this Article discusses – namely, Yahoo, AOL & Navistar – the firms were generating significant cash-flow, which was used to finance the long-term investments. See discussion infra Part III.C.

31 Indeed, a recent study finds that new equity issues wash out half of firms’ payouts to shareholders. See Jesse Fried & Charles C.Y. Wang, Short-Termism and Capital Flows, 8 REV. CORP. FIN. STUD. 207 (2019);
Third, our analysis bears on ongoing reform proposals to re-shape doctrines, laws and regulations in order to protect long-term management from short-term demands. The Brokaw Act, for example, which intends to limit hedge fund activists through a variety of disclosure and liability measures, was reintroduced on August 31, 2017 and is currently percolating its way through Congress. Several opponents of hedge fund activism have also called for elimination of quarterly reporting requirements (generating recent presidential and regulatory attention). And, several recent decisions by Delaware courts have held that a director nominee of a short-term investor or hedge fund might breach fiduciary duties by pursuing strategies that appear to disregard the firm’s long-term equity value.\(^{32}\) Our analysis counsels some degree of caution in pursuing these legal and regulatory interventions—predicated largely on insulating corporate decision making from the forces short-termism alone. If such interventions do not account for the possibility of value-reducing long-termism too, the results could miss their mark by a wide margin.\(^{33}\)

Fourth, our analysis has implications for takeover law, such as Delaware’s well-known approach that permits managers to “just say no” to a hostile acquirer. As students of corporate law are well aware, public-company managers tend frequently to spurn outside acquisition offers (purportedly made by short-termist corporate raiders), asserting that the premium offered (frequently 30% to 50% above prevailing the market price) undershoots the real value of the company’s long-term prospects. Delaware courts judge such resistance with considerable deference, maintaining that so long as the target board’s assessment is genuine and informed, it enjoys wide latitude to stiff-arm an outside bid.\(^{34}\) If, however, managerial assessments of long-term value are biased, judicial deference may not always be categorically justified.

Finally, our argument also has implications for assessing the new phenomenon of dual-class IPOs.\(^{35}\) Despite a potential discount to the IPO price, overconfident managers, who believe that the market is likely to undervalue their long-term project, may embrace a dual-class structure to protect their projects from subsequent shareholder revolts.\(^{36}\) While our strong intuition is to leave such capital-structure decisions up to the promoters (who must

\(^{32}\) See sources cited supra note 11.

\(^{33}\) We note that thus far, the Delaware courts appear to be exercising this caution implicitly. In the recent Trados and PLX decisions, for example, Vice Chancellor Laster held that hedge-fund nominee directors violated their fiduciary duties by engineering an early exits, but the Court then also determined the damages to be effectively zero. See Trados, supra note 11, at 107-112; PLX, supra note 11, at 103; 134.

\(^{34}\) Paramount Communications, Inc. v. Time Inc., 571 A.2d 1140 (1989).

\(^{35}\) See discussion infra Part IV.C.1.

\(^{36}\) Cf. Zohar Goshen & Assaf Hamdani, Idiosyncratic Vision and Corporate Control, 125 YALE L.J. 560 (2016) (arguing that founders maintain control to protect their idiosyncratic vision from investors who mistakenly underestimate its value).
internalize the discount, after all), long-termism may well imply that at least some fraction of dual-class structures are unwise or inefficient.\textsuperscript{37}

We flag three important caveats to our analysis before proceeding. First, much of our constructive argument marshals insights and findings from behavioral finance and psychology, positing how certain non-rational biases may distort managerial decision making. We are mindful that behavioral approaches may not be appropriate in all circumstances, and—when used too immodestly—fall prey to the vice of explaining too much (providing a metaphorical Swiss-Army knife of biases that can rationalize anything).\textsuperscript{38} That said, behavioral arguments seem particularly apt in assessing the instant debate, since many (if not most) coherent criticisms of short-termism similarly must draw on behavioral theories, rejecting an assumption of perfectly rational capital markets. In a sense, then, what’s good for the activist goose is also good for the managerial gander.

Second, while our focus here is on making the case that long-term bias exists and distorts corporate decision making, we do not aspire to displace or refute the prevailing narrative about the dangers of short-term bias. Quite to the contrary, a key puzzle surrounding short-termism—its stubborn persistence over time—becomes far less paradoxical when short-termism is viewed as an institutional “chaperone” to long-termism.\textsuperscript{39} Because the two biases affect managers in opposing directions, they tend to counteract one another’s most glaring shortcomings. Once one relaxes utopian assumptions about the sacrosanctity of long-term value, persistent and durable short-termism among sophisticated investors becomes both more plausible and symbiotic. Viewed thusly, long-term bias is the $yin$ to short-termism’s $yang$.\textsuperscript{40}

Finally, even if one accepts our constructive argument, it concededly comes straight out of the “shareholder primacy” handbook, equating firm welfare to shareholder value. While this normative frame is well established in doctrine, the relative merits of long-term versus short-term management could easily change when reckoned against alternative desiderata. One important and re-emerging dialogue within corporate law concerns the extent to which managers do (or should) give decisional weight to a broader set of constituencies beyond stockholders. Creditors, employees, customers, suppliers, and surrounding communities may also have a stake in company decisions, yet are rarely accorded the same primacy under corporate law that shareholders receive. And, it seems plausible that many overconfident long-term strategies also tend to bestow collateral benefits on non-shareholder constituencies (e.g., aggressive R&D programs that increase

\textsuperscript{37} At the same time, we do not rule out that in some cases, the manager rightly believes in her long-term project, while investors mistakenly undervalue her unique vision. See Goshen & Hamdani, supra note 36.


\textsuperscript{40} For an analysis of the relationship between biases’ costs and biases’ survivorship over time see Xavier Gabaix, A Sparsity-Based Model of Bounded Rationality, 129 Q. J. ECON. 1661 (2014).
the company’s workforce). Thus, even if our arguments are correct, long-term value maximization could still emerge attractive precisely because it endows managers with the equanimity to pursue strategies that are both overconfidently sanguine and stakeholder friendly. While we welcome this dialogue, we also submit that a host of alternative mechanisms exist for ensuring stakeholder-friendly governance, including public benefit corporate structures, alternative financing arrangements, tax incentives, and top-down regulation. Some of these alternatives could well outflank managerial long-termism in harmonizing the interests of multiple stakeholders. At the very least, these comparisons deserve to be made transparently, and upon equal footing.

Our analysis unfolds as follows. Part II discusses the current debate surrounding short-termism, along with its curious limitations. Parts III.A & III.B analyze the overconfidence literature and argue that based on experimental evidence, empirical data and theory, managerial overconfidence should lead to a long-term bias. Part III.C moves to discuss the three illustrative case studies – Yahoo, AOL & Navistar – where managers’ overly rosy assessments of long-term projects were arguably interrupted by activist hedge funds. Part IV discusses legal and business implications of our argument. Part V concludes.

II. SHORT-TERMISM: THE STANDARD (& PARADOXICAL) ACCOUNT

It takes little more than a glancing perusal of the popular business press to confirm that short-termism has become a defining cause célèbre of corporate America. According to the conventional account that has prevailed since the Financial Crisis, managers of public companies face constant pressures—most notably from hedge fund activists—to meet quarterly earnings, enhance liquidity, and pay out immediate returns, even if doing so sacrifices superior long-term investments and growth. By appearance, such charges have

42 See generally HANDBOOK OF GREEN FINANCE (Sachs et al. eds) (Springer 2019).
43 See, e.g., Kee-Hong Bae, Jun-Koo Kang & Jin Wang, Employee Treatment and Firm Leverage: A Test of The Stakeholder Theory of Capital Structure, 100 J. FIN. ECON. 130 (2011) (finding a systematic relationship between corporate leverage and employee satisfaction, and positing that tax incentives that favor high leverage ratios may impair employee welfare).
44 See, e.g., Sen. Elizabeth Warren’s Accountable Capitalism Act (S. 3348, 2018), which would federalize all US corporations with over $1 billion or more of annual revenue, and mandate that not less than 40% of the directors of a United States corporation be elected by employees, requiring directors to consider the interests of all corporate stakeholders; and Chuck Schumer’s and Bernie Sanders’ recent proposal to prohibit share buybacks and dividends unless a corporations satisfied minimal employee wage and benefit requirements. Chuck Schumer and Bernie Sanders, “Limit Corporate Stock Buybacks”, NEW YORK TIMES (Feb. 3, 2019).
45 See sources cited supra note 9.
46 As noted above, the popular business press has lamented short termism since at least the early 1980s, then usually in the guise of leveraged buyouts and corporate raiders. See note 1 supra. Here we confine description to the most recent incarnation.
some merit: As is well known, activists often pressure firms to increase dividend distribution and share repurchases, cut investments, and promote spinoffs and sales. Shortly after executing such strategies, moreover, activists frequently unwind their positions, – leaving other shareholders behind to bear the long-term costs that their purportedly myopic strategies have wrought. Augmenting and backstopping activists’ incentives, the argument goes, is hard economics: The standard hedge fund manager’s compensation structure – 2% on assets, but a staggering 20% on appreciation of their portfolio – provides a substantial reward for hitting a short-term home run, even as it eschews the less sexy (if still profitable) path of steady growth. In addition, hedge funds investors typically are able to pull their money out of the fund within six months to two years, and they are known to threaten to do so whenever the fund manager cannot demonstrate short-term performance and gains. Accordingly, several studies have shown that hedge funds can (and do) face significant liquidity crises through investor demands.

The resulting landscape overdetermines short-term bias, the argument goes, resulting in significant damage that includes a documented decline in firms’ R&D investments and capital expenditures due to activist pressures. Furthermore, the deleterious effects of activism reach far beyond the specific firms targeted – they easily “go viral” as other managers grope to implement short-termist strategies themselves, desperately hoping to deter activism within their own ranks. Adding to the pressure from activists, quarterly reporting requirements cast a frequent, mandatory, and often unflattering spotlight on short-term performance. Management surveys confirm that perceived short-term pressures such as those described above have a significant limiting effect on long-term investments.

The concern that short-term bias limits long-term investment and growth has become widespread, significant, and highly influential. Judges, policy makers, investors, lawyers, and managers, all share this concern and a sense of urgency to act to limit short-termism. Judge Leo Strine, Chief Justice of the Delaware Supreme Court, has warned in 2010 that “there is a danger that activist stockholders will make proposals motivated by interests other than maximizing the long-term, sustainable profitability of the corporation.”

48 See e.g., Strine, Who Bleeds, supra note 3, at 1894-1895.
49 See Strine, id., at 1893-1894 (“A useful contrast is private equity’s typical five- to ten-year lock-up); Coffee & Palia, supra note 8, at 573.
50 See e.g., Itzhak Ben-David, Francesco Franzoni & Rabi Moussawi, Hedge Fund Stock Trading during the Financial Crisis of 2007-2009, 25 REV. FIN. STUD. 1 (2012) [hereinafter, Ben-David et al., Financial Crisis] (finding that “following poor past performance, hedge fund investors withdraw almost three times more capital than do mutual fund investors”).
51 See e.g. Coffee & Palia, supra note 8, at 576 (surveying studies that find that hedge fund activism is associated with a decline in R&D investment); But see Brav et al., Innovation, supra note 10 (finding that target firms decrease investment in R&D but improve innovation output measured in patent counts and citations); Brav et al., Real Effects, supra note 10 (finding that target firms improve operational and allocative efficiency).
52 See Gantchev et al., supra note 10.
53 See e.g., Lipton, New Paradigm, supra note 11.
54 See Campbell et al., Financial Reporting, supra note 10; Barton et al., supra note 10.
55 See Strine, Fundamental Question, supra note 3, at 8.
recently, Strine reiterated that “...changes in corporate behavior influenced by stock market forces such as hedge fund activism: a short-term increase in productivity and stock price at the expense of long-term reinvestment and wage growth, will likely harm the overall ‘portfolio’ of the human investor.” Larry Fink, Chair and CEO of Blackrock—a significant investment fund—similarly stated that “[t]he effects of the short-termism phenomenon are troubling...more and more corporate leaders have responded with actions that can deliver immediate returns to shareholders, such as buybacks or dividend increases, while underinvesting in innovation, skilled workforces or essential capital expenditures necessary to sustain long-term growth.”

Similarly, the preeminent corporate lawyer Martin Lipton has been notably vocal about the risks of short-termism. In a recent publication Lipton argued that “This pervasive short-termism is eroding the overall economy and putting our nation at a major competitive disadvantage.” Lipton has harsh words for activists’ “misuse of shareholder power,” which “can only be considered a form of extortion” Similarly, the Conference Board, a leading business research organization, has warned about the risks of short-termism in a publication titled “Is Short-Term Behavior Jeopardizing the Future Prosperity of Business?”

Amid this choir of prominent critics, a dissonant counter-melody has also emerged. Several commentators (including both academics and hedge funds) openly question the magnitude (and direction) of the short-termism concerns along multiple fronts. Some have argued, for example, that complaints about short-term bias are little more than a smoke screen for agency costs. According to this argument, managerial empire building, inattentiveness, and internal diversification (all contrary to the interests of shareholders) may lead managers to keep their organizations too large, too diversified and unnecessarily illiquid. Moreover, several empirical studies have shown that activist interventions are associated with positive and significant market response in stock prices of around 5% on average. Such announcement returns would be consistent with long-term value destruction only if capital markets made significant and systematic errors in pricing

56 Strine, Who Bleeds, supra note 3, at 1885
58 See Lipton, Some Thoughts 2017, supra note 5.
59 Martin Lipton, Bite the Apple; Poison the Apple; Paralyze the Company; Wreck the Economy, HARV. L. SCHOOL. F. ON CORP. GOVERNANCE & FIN. REG. (February 23, 2013), available at http://corpgov.law.harvard.edu/2013/02/26/bite-the-apple-poison-the-apple-paralyze-the-company-wreck-the-economy.
60 See Lipton, Important Questions, supra note 4.
61 The Conference Board, supra note 47.
63 See e.g., Bechchuk et al., Long-Term Effects, supra note 8.
64 See Brav et al, Firms Performance, supra note 14.
securities, disregarding longer term implications (a possibility that some entertain, at least episodically). In addition, the average holding period for hedge fund activists appears to be close to two years (during which they often have board representation), seemingly at odds with the “quick round trip” narrative the conventional theory offers. And, most modern activism appears intimately related to playing an ongoing role in governance through board seats, a phenomenon historically associated with “long-term” activism.

The battle lines around activism and short-termism are now all established, and they have remained approximately stationary for roughly a decade. By our lights, the skirmish has devolved into something of a Remarquian standoff. The lack of a definitive victor, however, has not diluted the impression among many prominent commentators that short-termism remains pervasive and threatening. Indeed, such concerns have become sufficiently influential that numerous reforms to discourage short-termism in order to protect and vindicate long term value are currently on the table. The proposed Brokaw Act would “fight against increasing short-termism in our economy by promoting transparency and strengthening oversight of activist hedge funds.” Similarly, within securities law

65 See Roe, supra note 6.
67 See Brav et al, Firms Performance, supra note 14.
68 In 2016, for example, activists participated in 110 proxy fights, winning 145 board seats. See Lazard’s 2017 Activism Year in Review, available at https://www.lazard.com/media/450414/lazards-review-of-shareholder-activism-q4-2017.pdf. The vast majority of these seats were won through settlements with the targeted board. Their terms rarely contain explicit requirements to distribute capital, pay dividends, sell the company, replace the CEO, or any other specific demand that is typically attributed to hedge fund activism. See Alon Brav, Lucian Bebchuk, Wei Jiang, & Thomas Keusch, Dancing with the Activists; Harvard Law School Olin Discussion Paper No. 906, May 2017; John C. Coffee, Robert J. Jackson, Joshua Mitts & Robert Bishop, Activists Directors and Agency Costs: What Happens When an activist Director Goes on the Board, Columbia Business School Research Paper No. 18-15 (2018).

The Yahoo settlement, for example, required establishment of strategic committee. See Yahoo Inc! Form 8-K, Exhibit 10.1 (April 26, 2016) available at https://www.sec.gov/Archives/edgar/data/1011006/000119312516558861/d18551dex101.htm; Furthermore, activists’ filings frequently. In the Darden/Olive Garden proxy fight, activist investor Starboard Value prepared a long and detailed report about the long table wait at restaurants and other suggested improvements. See Transforming, Darden Restaurant, Starboard Value (September 11, 2014) available at https://www.sec.gov/Archives/edgar/data/940944/000092189514002031/ex991dfan14a06297125_091114.pdf. Similarly the recent campaign of Nelson Peltz for Proctor & Gamble included significant proposals for operational improvement. See The Proctor & Gamble Company, Schedule 14A (August 16, 2017) available at https://www.sec.gov/Archives/edgar/data/80424/000090266417003355/p17-1738dfn14a.htm. Thus, the skeptics have rejoined, while there is no doubt that hedge fund intervention frequently is geared around extracting short-term value, examples about where such interventions were also directed at improving the firm long-term strategy, operational changes, and managerial advice. See Strine, Who Bleeds, supra note 3 ("there is some emerging evidence suggesting that activist hedge funds prepared to take a long-term position and work as fiduciaries to improve the performance of the companies they target achieve a better market reaction."); See also C.N.V. Krishnan et al., The Second Wave of Hedge Fund Activism: The Importance of Reputtion, Clout, and Expertise, 40 J. CORP. FIN. 296 (2016).
69 See Erich Maria Remarque, All Quiet on the Western Front (Ballantine 1928).
70 See U.S. Senator Tammy Baldwin, supra note 11; See also Brokaw Act, supra note 11.
there has been a growing movement afoot in recent years to relax and/or eliminate other potential sources of mandatory short-term benchmarking, such as the half-century-old requirement\(^\text{71}\) of quarterly financial reporting.\(^\text{72}\) These calls eventually spurred President Trump to order (well, to Tweet, actually\(^\text{73}\)) that the Securities and Exchange Commission (SEC) investigate whether it should revert to semi-annual or annual reporting instead.\(^\text{74}\) And in late 2018 the SEC obliged, issuing a notice for public comment on the question of whether the “existing periodic reporting system . . . foster[s] an inefficient outlook among registrants and market participants by focusing on short-term results. . . .”\(^\text{75}\)

But perhaps the most salient move for students of corporate law has occurred in the courts, which have themselves begun to redefine directors’ fiduciary duties to align with a long-termist brand of shareholder maximization.\(^\text{76}\) Consider, for example, the 2013 Delaware case involving the acquisition of Trados Inc., \(^\text{77}\) a venture-capital-backed software start-up that had performed well enough to stay alive, but not well enough to meet expectations of the venture capital funds underwriting it. When a buyer emerged willing to acquire the company for (approximately) the value of the VCs’ liquidation claim (via their preferred shares), an inter-shareholder Battle Royale ensued where preferred shareholders wished to cash out immediately while common shareholders – who would receive no consideration for the transaction – wished to maintain the status quo. The preferreds (who held the majority of voting power and director seats) managed to cram down the deal, and former common shareholders sued, claiming that the preferreds’ board nominees abrogated their fiduciary duties by failing to accord sufficient weight to the interests of the common, who were “permanent capital” at the firm.

Vice Chancellor Laster’s well-cited 2013 trial opinion established a template that would be followed many times thereafter. In it, Laster held that the rigorous entire fairness standard of review would apply to the board’s process and decision to favor one group of shareholders over another. Applying this standard, the Vice Chancellor found that the board failed to demonstrate procedural fairness, since their deliberations never seriously


\(^{72}\) See e.g., Lipton, New Paradigm, supra note 11 (calling for elimination of quarterly reporting requirements); see also Strine, Who Bleeds, supra note 3, at 1956-1969 (proposing an array of policy responses, i.e., curbing shareholder proposals mechanism.)

\(^{73}\) See https://twitter.com/realDonaldTrump/status/1030416679069777921.

\(^{74}\) See e.g., Dave Michaels, et al., Trump Asks SEC to Ease Earnings Reporting, WALL. ST. J., Aug. 18, 2018, at A1.


\(^{76}\) See Trados, supra note 11, at 34 (DEL. CH. 2013) (“the duty of loyalty therefore mandates that directors maximize the value of the corporation over the long-term “); In Re Rural/Metro Corporation S’Holders Litig., 102 A.3d 205, 253 (DEL. CH. 2014); Laster & Zeberkiewicz, supra note 11, at 49. (“the directors’ fiduciary duties . . . require that they maximize the value of the corporation over the long term.”)

\(^{77}\) Trados, supra note 11.
Long-Term Bias (Barzuza & Talley)

gave due weight to the welfare of the common shareholders in negotiating the acquisition. At the same time, however, Laster substantially defanged the unfair process finding, holding that the fair price for common shareholders was zero. While one could certainly quibble with the finding that the common stock (which effectively represented an “at the money call option” on the firm) had no economic value whatsoever, the more durable effect of Trados is that it established a template for adjudicating fiduciary duty cases where different classes are pitted against one another. In such situations, the long-term position represented by “permanent capital” (usually the common shareholders) gets a decided thumb on the scale.

Vice Chancellor Laster doubled down on this view in the 2017 opinion in *Hsu v. ODN Holding Corp.* This case was substantially similar *Trados* (pitting short-termist preferreds who favored exit against common who favored the *status quo*), but here the preferred shareholders induced the board to allow them to utilize a redemption right that effectively forced an exit. In denying a motion to dismiss, the Vice Chancellor once again explicitly prioritized long-term investors (conceived as common shareholders) in fiduciary-duty space as the holders of permanent capital. Recognizing the difficulty in applying shareholder primacy when there are multiple forms of equity, Laster once again deferred to common stockholders, writing:

In a world with many types of stock—preferred stock, tracking stock, ... plain vanilla common stock, etc....the question naturally arises: which stockholders?... Equity capital, by default, is permanent capital. In terms of the standard, of conduct, therefore, the fiduciary relationship requires that the directors act prudently, loyally, and in good faith to maximize the value of the corporation over the long-term for the benefit of the providers of presumptively permanent equity capital, as warranted for an entity with a presumptively perpetual life in which the residual claimants have locked in their investment....[I]t generally will be the duty of the board, where discretionary judgment is to be exercised, to prefer the interests of common stock—as the good faith judgment of the board sees them to be—to the interests created by the special rights, preferences, etc., of preferred stock. 80

The long-termist view of fiduciary duties (identified with the interests of common shareholders) has emerged many times since, most recently in the 2018 case of *In Re PLX*

---

78 Specifically, Laster’s opinion states:

I believe that Trados would not be able to grow at a rate that would yield value for the common. Trados likely could self-fund, avoid bankruptcy, and continue operating, but it did not have a realistic chance of generating a sufficient return to escape the gravitational pull of the large liquidation preference and cumulative dividend.... In light of this reality, the directors breached no duty to the common stock by agreeing to a Merger in which the common stock received nothing. The common stock had no economic value before the Merger, and the common stockholders received in the Merger the substantial equivalent in value of what they had before.

*Trados, supra* note 11, at 110-11.


80 ODN, supra at pp 35-36, 40-41 (external citation omitted).
Stockholder Litigation, which involved a shareholder challenge to the sale of PLX (a semiconductor producer) in a strategic transaction with Avago. The plaintiffs claimed that the transaction was the result of a secret plan by an activist hedge fund (Potomac) and its manager (Singer), wanting to make a quick profit on an investment in the company. (Singer was already a PLX director, having gained a board seat through a successful proxy contest.) The plaintiffs claimed that Singer had secretly conspired to reach a sale price with an unannounced bidder (Avago), going so far as to work with an investment bank to engineer discounted-cash-flow valuations justifying the agreed upon price. In evaluating the proposal once it was finally made, the board had no knowledge of Singer’s prior involvement and only limited access to the massaged valuation metrics. A majority of shareholders approved the transaction, also unaware of Singer’s dealings.

After several defendants either settled or were dismissed out, the key surviving issue in the case concerned the plaintiffs’ aiding-and-abetting claim against Singer and Potomac. Much of the Vice Chancellor Laster’s opinion concentrates on a predicate element of the aiding-and-abetting claim: the underlying breach of fiduciary duty by the board. Having first held that the shareholder vote approving the deal had no “cleansing” effect because of several material non-disclosures about Singer’s prior secret dealings, the court found a breach of fiduciary duty that turned critically on short-termist motives:

The record in this case convinces me that Singer and Potomac had a divergent interest in achieving quick profits by orchestrating a near-term sale at PLX. During their activist campaign and subsequent proxy contest, Singer and Potomac argued vehemently that PLX should be sold quickly. Singer’s thesis for investing in PLX depended entirely on a short-term sale to the other bidder who emerged during the go-shop period for the IDT transaction. He never prepared any valuation or other analysis of the fundamental value of PLX. He lacked any ideas for generating value at PLX other than to sell it.... Taken as a whole, this evidence suggests that Potomac and Singer undermined the Board’s process and led the Board into a deal that it otherwise would not have approved....[B]y withholding this information from the rest of the Board, Singer breached his fiduciary duty and induced the other directors to breach theirs. 82

Interestingly, and similar to Trados, Vice Chancellor Laster proceeded to defang much of the foregoing analysis by holding the overall deal price constituted a “fair” value of the company. As in Trados this final move seems somewhat curious, as it involves a “quasi-appraisal” approach to damages rather than a “rescissory” approach, which often would follow a successful claim by a plaintiff that a sale would/should never have taken place. Thus, the opinion ups the ante even further on characterizing short-termist behavior as inconsistent with fiduciary duties, even as it largely nullifies the consequences of such a finding through its finding as to remedy.

From the brief review above, it seems clear that the Delaware courts have begun to migrate towards a clear recognition of long-term equity value as the sine qua non of fiduciary duties. They have thus far done so, however, with a decidedly light touch,

82 In Re PLX at 103-115.
fashioning creative doctrinal analyses and/or remedies that dampen the most severe consequences of a breach through short-term-oriented decisions. One reading of this move is that it constitutes a jurisprudential “beta test” of a novel doctrinal innovation. Even so, these recent doctrinal events represent a clear early signal that the debate over short-termism—while still arguably locked in a stalemate among many academics—has begun to move the judicial needle in important ways.

It is unlikely that any single article (including ours) can definitively resolve the debate over short-termism. Nevertheless, we aspire to help reassess it, motivated by two aspects about the debate that we find paradoxical. First, conventional wisdom on both sides seems to presuppose the sacrosanctity of unalloyed long-term value maximization. That is, the goal of long-term value is unassailable and uncontroversial (even as the combatants bicker about whether short term pressures preempt or catalyze it). Throughout, however, and in sharp contrast to the short-term bias debate, long-term value has remained the darling of nearly all sides of the debate in corporate practice and policy, frequently equated with efficiency, optimality and growth. But is it always true that long-termism could never be excessive, or biased, or skewed? Has this assumption even been tested or thought through carefully? Are there no reasons why managers might prefer inferior long-term investments over superior short-term gains? In our view, the received debate pays little to no attention to this question.

Second, assuming arguendo that activists fall prey continually and perpetually to short-term biases, then it must be the case that they leave significant value on the table. Why they would do so is a mystery. Why would sophisticated and financially motivated hedge-fund managers operating in a decidedly competitive market chase only limited short-term gains, if (through a modicum of patience) they could derive substantially higher returns by waiting? And why would they continue to do so for over a decade, across both economic booms and busts? Activists have it within their power to correct their own biases, by (for instance) choosing a compensation structure that offers lower rewards for short-term performance. Strikingly, however, not only have hedge funds not moved in this direction, but they are now doing the opposite—shifting from the common 2 and 20, to 1 and 20—rewarding fund managers even less on assets, and relatively more on short-term appreciation. To be sure, long term compensation would not necessarily alleviate pressure short-termist pressure from hedge-fund investors, who often redeem their investment if short-term performance is weak. (Indeed, hedge funds suffered high rates of liquidation during the last financial crisis.) But here still, many investors are also sophisticated and should be sensitive to long-term value; it seems curious that funds would not develop tools to commit to long-term gains, or signal the value of long-term investment.

83 See Roe, supra note 6.
84 See Lindsay Fortado, Hedge Fund Investors Question ‘2 and 20’ Fees, Fund Managers Criticized for Focusing on Management Rather Than Performance Fees, FINANCIAL TIMES (June 6, 2017).
https://www.ft.com/content/291081ba-49df-11e7-a3f4-c742b9791d43
85 See e.g., Strine, Who Bleeds, supra note 3.
86 See Ben-David et al., Financial Crisis, supra note 50.
to their investors. All told, even if short termism could erupt *episodically*, why should it persist for so long in capital markets, among supposedly sophisticated professionals, and across economic booms and busts alike?

As the following parts will argue, these two puzzles (and their possible resolution) may well be intertwined. In contrast to conventional wisdom, we will advance the thesis that long-termism need not be perfect. Rather, similar to short-term bias, managing for the long term may sometimes exhibit its own biases. Long-term projects, we argue below, are especially susceptible to managerial overconfidence, and as a result, systematic overestimation. Since managers disproportionately overestimate the expected value of their long-term projects, they skew their own decisions away from objectively superior short-term investments. And when such a phenomenon holds, short-termism is not only plausible, but it can become an indispensable chaperone to long-termism, effectively negating its most deleterious effects and explaining the foregoing puzzles with new-found parsimony.

III. A NEW APPROACH: THE OVERLOOKED LONG-TERM BIAS

This Part challenges the assumption that long-termism is essentially bias free. Rather, it will argue that similar to short-term bias, long-term frames can and have catalyzed a different type of bias in managers’ decisions. Long-term projects, we will argue, are prone to overconfidence bias, and in turn to overestimation by managers. And, since managers systematically overestimate the value of their own long-term projects, they will tend to prefer them to at least some short-term projects that have superior returns. We refer to this phenomenon as *long-term bias*. The definition of long-term bias, thus, is the mirror image to that of short-term bias:

*Table 1: Definitions*

<table>
<thead>
<tr>
<th>Long-Term Bias</th>
<th>A preference for a long-term investment over a superior short-term investment/return.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short-Term Bias</td>
<td>A preference for a short-term investment/gain over a superior long-term investment/return.</td>
</tr>
</tbody>
</table>

The intuition for long-term bias is straight-forward; managers tend naturally to be enamored with their projects as a whole, resulting in a skew that leans (over time) towards their long-term projects. This is only the starting point for our analysis, however. Relying on evidence and theory from overconfidence bias literature in general, and managerial

---

overconfidence bias in particular, Part A argues that long-term investments are prone to overestimation as they typically involve high uncertainty, high illusion of control, weak accountability and remote feedback. Then, as Part B shows, natural constraints on overconfidence (and debiasing over time) are likely to be especially limited when it comes to long-term projects, resulting in systematic long-term bias. In Part C, we make use of case studies to illustrate how long-term bias has manifested in managerial decisions involving three well-known companies.

A. Long-Term Investments: Magnified and Influential Overconfidence

Drawing on an extensive literature in psychology and behavioral finance, this part will show that several factors have been identified as contributing to managerial overconfidence – such as, high upside, vagueness, illusion of control, excessive reliance on one’s own skills, competition neglect, commitment to the project and dismissal of incoming feedback and data. Moreover, we argue, each is more salient with respect to long-term projects. As a result, overconfidence is especially high, influential, and resilient with respect to long-term projects.

1. Managerial Overconfidence – Overestimating Probabilities of Success

Overconfidence, sometimes known as the “Lake Wobegon” effect, has been documented extensively. Most people rank themselves above average in a range of skills and circumstances, including driving skills, likelihood to remain healthy and stay married. 88 More than 90% of people, in fact, rank themselves above average in driving skills; 89 70% of high school students ranked themselves above average in leadership skills; and 94% of college professors rated their work to be above average. 90

But what about corporate managers? One might think that a competitive business environment might restrain overconfidence, making executives more realistic. Yet, in a range of studies - including experiments, surveys and data analyses - managers demonstrated an exceptionally prodigious “better than average effect”. 91 Indeed,  


89 Ola Svenson, Are We All Less Risky and More Skillful than our Fellow Drivers? 47 ACTA PSYCH. 143 (1981)

90 Patricia K. Cross, Not Can but Will College Teaching be Improved? 17 NEW DR. IN HIG. EDU. 1 (1977).

91 See e.g., Laurie Larwood & William Whittaker, Managerial Myopia: Self-Serving Biases in Organizational Planning, 62 J. OF APP. PSYCH. 94 (1977) (MBA students and corporate presidents exhibited better than average effects, both for their skills and for their company’s predicted growth rates); J. B. Kidd & J. R. Morgan, A Predictive Information System for Management, 20 OPER. RES. QUART. 149 (1969)
executives are highly optimistic with respect to the likelihood of their projects’ success. For example, while a majority of US startups do not survive for more than a few years, the vast majority of US entrepreneurs (80%) estimated that their business would survive for more than 5 years. Rather than accepting risk estimates as given, executives typically believe that with the right efforts and planning they can significantly improve the odds of success. And, they exhibit this proclivity even with respect to pure chances events.

It is almost certainly the case that some degree of optimism is a de facto job requirement for managers and entrepreneurs whose job description, after all, requires them to overcome their own risk aversion and analysis paralysis. Nevertheless, there can be too much of a good thing, and recent literature in finance finds overconfidence to be correlated with financial losses and investment distortions. Ulrike Malmendier and Geoffrey Tate, who pioneered much of this research, developed measures for CEO’s overconfidence levels, testing its effects on firms’ investments and acquisitions. As proxies for overconfidence Malmendier and Tate adopted two main measures—press mentions of the CEO as confident, and the extent to which the CEO holds on to options and stock of the company, rather than selling. Presumably, risk-averse CEOs, who are highly invested in their company (their future, trajectory and compensation are all affected by the firm’s success), should diversify the equity compensation they receive as soon as their contract allows. If, however, the CEO believes that investors underestimate the value of her company, she might hold on to her options and stock despite the associated diversification costs. The number of confidence related mentions in the press, and the CEOs’ inclination to keep stock and options long after they can sell them, were used as measures for overconfidence. Malmendier & Tate found that overconfident CEOs “overpay for target

(finding that managers predict better performance to their operations than the one they eventually achieved); Harvey Campbell, John Graham & Manju Puri, Managerial Attitudes and Corporate Actions, 109 J. OF FIN. ECON. 103 (2013) [Hereinafter, Campbell et al., Managerial Attitudes] (CEOs gained an average optimism score of 20.34 relative to 14.33-15.15 in the general population). James G. March & Zur Shapira, Managerial Perspectives on Risk and Risk Taking, 33 MANAGEMENT SCIENCE, 1404 (1987) (Reprinted in J. March (Ed.). Decisions and Organizations, New York: Basil Blackwell, 1988). Executives also exhibit another form of overconfidence, an “over preciseness” effects, that is, overestimation of the accuracy of their predictions. See e.g., Itzhak Ben-David, John Graham & Cam Harvey, Managerial Miscalibration,128 Q. J. ECON. 1547 (2013) (finding miscalibration among CFOs) [hereinafter, Ben-David et al., Miscalibration]

93 March & Shapira, supra note 91.
94 Id.; see also Ellen J. Langer & Jane Roth, Heads I win, Tails it’s chance: The Illusion of Control as a Function of the Sequence of Outcomes in a Purely Chance Task, 32 J. OF PERSON. & SOC. PSYCH. 951 (1975).
95 Malmendier & Tate, Investment, supra note 29; Ulrike Malmendier & Geoffrey Tate Does Overconfidence Affect Corporate Investment? CEO Overconfidence Measures Revisited 11 EUROPEAN FIN. MANAG., 649 (2005) [hereinafter Malmendier & Tate, Measures Revisited].
96 Id.
companies and undertake value-destroying mergers.” 97 Interestingly, they also found evidence for personal loss for these executives from their overconfidence. 98

Significantly, overconfident CEOs tend to pose the largest danger when they have lots of “house money” to work with in the form of cash-flow available to them from within the firm. Overconfident CEOs use such internal cash flows to pursue large investments. However, since they overestimate their projects’ actuarial prospects, they also believe that their firm stock price is too low; and accordingly, if they had to raise external funds from investors to finance their ideas, they become more reluctant to invest. 99 One influential study found that independent directors that were mandated by the exchanges’ listing standards played an important role in restraining overconfident managers, and mitigating overconfidence costs. 100 For firms with overconfident managers, adding independent directors to the board, even if only to comply with the then-newly-enacted listing standards, resulted in lower investments and higher profitability. 101

2. Long-Term Projects: Little Optimism is Sufficient for High Overestimation

The previous subsection surveyed evidence showing that managers frequently overestimate the probability of their projects to succeed. That is, they are optimistic in general. But such an argument is not enough by itself to establish a long-term bias. Below, we show several ways that managerial optimism is likely to be especially distortive in assessing long-term investments. That is, for long-term projects, even a moderate level of optimism bias could result in a far larger overestimation of the project’s expected value, relative to its objective, expected value.

One key reason optimism disproportionally affects long-term is that optimism has greater distortive effect as the volatility of the project’s potential outcomes increases. Long-term projects must be “in the oven” for extended periods, during which risk and uncertainty continue to percolate. Consequently, long-term projects frequently involve higher overall volatility. A ten-year project outcome could vary considerably depending on different factors at play. Thus, for long-term projects, both the potential upside and downside are relatively large. As illustrated below, however, since overconfident managers overestimate upside prospects, the large upside associated with more volatile long-term projects result in larger distortion.

97 See Malmendier & Tate, Acquisitions, supra note 30 (overconfident CEO were more than 1.5 times more likely to acquire other companies, and their acquisitions triggered significant negative market response).
98 Id., at 653 (“Indeed, it appears that CEOs who hold all the way to expiration would have been better off on average by exercising (1, 2, 3, or 4 years) earlier and simply investing the proceeds in the S&P 500.”)
99 J. B. Heaton, Managerial Optimism and Corporate Finance, 31 FIN. MANAG. 33 (2002).
101 Id. (finding that in firms that added independent directors to comply with the mandate, “overconfident CEOs reduce investment and risk exposure, increase dividends, improve post-acquisition performance, and have better operating performance and market value.”)
To illustrate, consider two hypothetical investments a firm might undertake, a long-term investment LT and a short-term investment ST. Assume that both investments involve some uncertainty, in particular there are two potential outcomes, with equal probabilities, to each investment. Assume also that both investments involve some risk; in particular, there are two potential outcomes, with equal probabilities, to each investment. As depicted in Table 1, ST could produce a payoff of either 200 or 320, each with 50% probability, and thus has an expected value of 260. LT produces either 0 or 500, each with 50% probability. 102 Thus, investing in LT involves higher volatility of outcomes (higher range between potential outcomes) than ST, but a lower expected value (250 relative to 260).

A manager who makes decisions according to objective, unbiased expected value assessments would obviously choose to pursue Investment ST, as it involves higher expected returns with lower risk.103 But an overconfident manager may not. To see why, suppose that the manager is overconfident about her abilities, in that she believes that for either investment, the probability of the good outcome to occur is 60% rather than 50%, and accordingly the probability of the bad outcome to occur is only 40%. 104 As Table 2 shows, exhibiting overconfidence toward both investments results in a stark reversal in the rank of investment ST relative to LT: with optimistic probabilities, the expected value of investment LT seems higher than the expected value of investment ST (300 relative to 272). While an optimistic manager overestimates the probability of a good scenario for both investments, she overestimates the expected value of investment ST by less. The manager’s optimism is thus amplified by the volatility of the long-term investment. 105 Consequently, overconfident managers might be drawn to long-term projects because of the high upside that they offer. Indeed, overconfident managers—measured using options-

102 To be sure, overconfidence also leads managers to underestimate volatility, especially with respect to long-term assessments. Yet, due to the significantly higher objective volatility of long-term projects, managers assign a higher volatility to long-term project than to short term ones. See Ben-David et al, Miscalibration, supra note 91.

103 For purposes if illustration, assume that all risk is diversifiable so that volatility does not matter. To be sure, if risk is not diversifiable, risk aversion could make the LT investment less desirable for the manager. Yet, managers display a significantly high tolerance for risk. See e.g., Campbell et al., Managerial Attitudes, supra note 91 (Finding that only 9.8% of CEOs displayed low risk tolerance relative to 64% in the general population); Po-Hsin Ho, Chia-Wei Huang, Chih-Yung Lin & Ju-Fang Yen, CEO Overconfidence and Financial Crisis: Evidence from Bank Lending and Leverage, 120 J. of Fin. Econ. 194 (2015) (finding that banks with overconfident CEOs were more aggressive in lending during the recent financial crisis. Overconfident banks issued more loans, increased their leverage more, experienced higher rates of loans defaults and greater drops in market value).

104 For a formal modeling of managerial optimism as reflected in optimistic probability see Heaton, supra note 99.

105 To be sure, if managers dislike losing, loss aversion could increase their preference for the ST low volatility investments. Yet, as shown in Part II.B.3 managers significantly underestimate the probability of failure, believing that they have a control on it, and can bring it close to zero, which practically eliminates, in their mind, their risk of losing. See also March & Shapira, supra note 91; Christoph Schneider & Oliver Spalt, Conglomerate Investment, Skewness, and the CEO Long Shot Bias, 71 J. of Fin., 635 (2016) (finding that in allocating capital within conglomerates, managers allocated disproportionately large capital to investments with high positive skewness, that is, investments with only low probability of high payoffs); See also Kahneman, Thinking, supra note 23, at 252 (“optimistic bias is a significant source of risk taking”).
based proxies, and the character of descriptions of the CEO in the press—invest disproportionally in R&D, where payoffs are inherently quite uncertain.106

Table 2: Long-Term, Volatility and Overconfidence

<table>
<thead>
<tr>
<th>Potential Outcomes</th>
<th>Objective Probabilities</th>
<th>Expected Value Objective</th>
<th>Optimistic Probabilities</th>
<th>Expected Value With Overconfidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Short Term</td>
<td>200</td>
<td>320</td>
<td>0.5</td>
<td>0.5</td>
</tr>
<tr>
<td>Long Term</td>
<td>0</td>
<td>500</td>
<td>0.5</td>
<td>0.5</td>
</tr>
</tbody>
</table>

Note that the bias towards long-term investments in this example does not rely on an assumption that managers are more optimistic for long-term investments. Rather, the analysis assumed the same probabilistic degree of overconfidence toward both investments. In particular, these examples assumed that both for LT and for ST investments an optimistic manager will place a probability of 60% on the good scenario instead of 50%. As we show in following subsection, the example above may even be a “best case” scenario where long-termism emerges. That is, in many realistic setting, the manager may also systematically overestimate the probability of the good scenario for the LT project, exacerbating the above distortion even further.

3. Optimism is Stronger for Long-Term Projects

The previous subsection illustrated how even “equal opportunity” optimism can disproportionately favor long-term investments—simply by dint of the higher volatility of such project by dint of their longer time periods. This Section will argue that there are additional reasons to believe that optimism manifests specifically for long-term projects. That is, for long-term projects managers will be particularly prone to overestimating the probability of success more than they would for a short-term project. Recall that the previous section assumed that for both the LT and the ST investment, an optimistic manager would assess the probability of the good scenario to occur as 60%, instead of the objective probability of 50%. Below, we will argue that for LT projects, she plausibly will assess this probability to be even higher. For example, while the overconfident manager will assess the probability of a ST project to succeed at 60% instead of the objective 50%, the same overconfident manager will assess the probability of the LT project to succeed at 70% or 80% instead of the objective 50%. This overconfidence “premium” for long-term factors can be driven by many factors – such as illusion of control, overestimation of

relevance of one’s skills, competition neglect, commitment to the project, and lack of reference class – each of which is aggravated as investment time periods extend.\(^\text{107}\) We discuss each factor in turn.

An emerging academic literature finds that managers are overconfident with respect to the likelihood that their project will succeed \textit{in part} because they believe that they can control the underlying risk. Surveys of executives have found, for example, that managers typically believe with the right efforts and planning, they can significantly improve the odds of their project to succeed.\(^\text{108}\) This \textit{illusion of control} is so strong, one study found, that executives rarely accept risk estimates as given - even with respect to pure chances events they tend to undue exhibit optimism.\(^\text{109}\) The long time horizon that long-term investments entail mechanically perpetuates this illusion of control – as executives convince themselves that over time solutions will be found, and obstacles overcome. Navistar’s CEO Ustian, for example, vested his confidence in a revolutionary EGR technology bolstered in part because his company almost nearly a decade to develop the technology before new environmental standards were scheduled to come into effect. Similarly, even after it was clear that Yahoo was drawing its final breaths, Marissa Mayer in her last interview suggested that several more years was all she needed, in order for her plan to succeed and for Yahoo to be saved.

A second factor that asymmetrically increases managers’ long-term overconfidence is their tendency to overestimate the relevance of their own skill; neglect importance of others’ skills; and neglect potential downstream competition.\(^\text{110}\) For long-term projects, where ambiguity reigns, these biases have real bite, since it is not yet clear which skills could maximize success.\(^\text{111}\) Indeed, ambiguity has been shown to magnify optimism: in one influential study, when subjects were free to come up with different traits that justify their high evaluation of themselves, they were highly optimistic. When they were given a list of traits, however, they rank themselves lower than they previously did.\(^\text{112}\) For long-


\(^{108}\) March & Shapira, supra note 91 (results from a survey).


\(^{110}\) See Kahneman, \textit{Thinking}, supra note 23; Daniel Kahneman & Dan Lovallo, \textit{Timid Choices and Bold Forecasts: A Cognitive Perspective on Risk Taking}, 39 MANAGEMENT SCIENCE 17, at 27 (1993) [hereinafter Kahneman & Lovallo, \textit{Timid Choices} (“people also exaggerate their control over events and the importance of the skills and resources they possess in ensuring desirable outcomes ”)]

\(^{111}\) Furthermore, even when information is available, people tend to think about future events in general form and postpone the details to a later time. \textit{See e.g.}, Nira Liberman & Yaacov Trope, \textit{Temporal construal}, 110 PSYCH. REV., 430 (2003) (“Construal level theory (CLT) specifically proposes that individuals use more abstract mental models, or higher level construals, to represent information about distant future events than information about near-future events.”); Nira Liberman & Yaacov Trope, \textit{Temporal Construal Theory of Time-Dependent Preferences}. In J. Carillo & I. Brocas and J. D. Carrill (Eds.), \textit{THE PSYCHOLOGY OF ECONOMIC DECISIONS: RATIONALITY AND WELL-BEING}, OXFORD UNIVERSITY PRESS (2003).

term projects, thus, where details are most lacking and fortunes most ambiguous, managers will focus on their positive skills, traits and general advantages, even if the traits will turn out not to be relevant.

Third, managers also neglect other managers’ skills, and accordingly potential competition. For long-term projects, the bias is plausibly stronger since future competition is difficult to predict when the project is initiated. Furthermore, competition neglect is exacerbated when a manager overestimates the relevance of his skills, which, as argued before, is also more likely with respect to long-term projects. In an entry game experiment, managers were more likely to enter the market with a new company when they were told that success in competition was skill-driven than when it was drawn randomly.113

Finally, there is also direct evidence that a distant “finish line” augurs higher degrees of overconfidence directly. For example, college students were pretty optimistic about their first-year salaries, but became significantly less optimistic as graduation approached.114 Similarly, students were more optimistic with respect to their performance in the midterm exam when asked at the beginning of the semester, than on the day of the exam itself.115 Furthermore, subjects who were asked to predict their performance in a number of arbitrary tasks were significantly more optimistic when asked long before the task than immediately prior to performing it.116

Executives’ predictions, too, appear more optimistic with respect to long-term projects. A study analyzing three- to five-year earnings growth forecasts among executives finds that these long-term forecasts were highly overoptimistic, significantly exceeding actual growth rates.117 The average long-term growth forecast predicted (15%) was five times larger than the average realized growth rate (3%). Also, consistent with their optimistic long-term beliefs, overconfident CEOs were found to specifically bargain for

(1989).

113 Colin Camerer & Dan Lovallo, Overconfidence and Excess Entry: An Experimental Approach, 89 AMER. ECON. REV. 306 (1999) (finding in an experiment that overconfidence about skill leads to excessive entry).
115 See Thomas Gilovich, Margaret Kerr & Victoria H. Medvec. The Effect of Temporal Perspective on Subjective Confidence. 64 J. PERSON. & SOC. PSYCH. 552 (1993); See also Armor & Taylor, Predictions Fail, supra note 88.
116 See Gilovich et al., Id.; See also Armor & Taylor, Predictions Fail, supra note 88.
more options-intensive compensation packages with multi-year vesting and expiration periods.

In sum, the emerging literature on managerial overconfidence, its origins, and its triggers lends both direct and indirect evidence that optimism bias is likely to thrive systematically with regards to long-term projects.

B. Weak Constraints on Long-Term Optimism

The previous subsection argued that optimism’s origins and triggers interact materially with long-term horizons and the vagueness of the project. These findings alone would still not pose a particular problem if there existed reliable constraints that put a damper on long-term biases. We take up this issue below, arguing that the usual constraints on overconfidence tend to be weaker for long-term projects.

1. Inside View, Outside View, and Durable Long-Termism

Daniel Kahneman and Amos Tversky, who made seminal contributions to the research of overconfidence bias, explored several ways that optimism could potentially be mitigated. As they found in a well-known series of experiments, optimism results from people’s tendency to adopt an “Inside View” – based solely on plans, scenarios and simulations they run subjectively, while ignoring an “Outside View” – one based on statistical analysis and aggregate data from similarly situated cases. The inside view can fall prey to natural bias, since one’s plans tend naturally to focus on success scenarios, discounting potential obstacles. In short, managers “rarely plan to fail”. For example, people who were asked to assess time of task completion in experiments, constructed forecasts that are close to the best-case scenario while ignoring relevant statistics and experience about obstacles. As a result, they suffered from a Planning Fallacy – a common bias in estimating how long it takes to complete a task.

120 See Kahneman & Tversky, Intuitive Prediction, supra note 23.
121 See Kahneman, Thinking, supra note 23, at 198-268 ; See also David A. Armor & Shelly E. Taylor, Situated Optimism: Specific Outcome Expectancies and Self-Regulation, 30 ADV. EXPERIM. SOC. PSYCH. 309 (1998) [hereinafter Armor & Taylor, Situated Optimism].
122 See Kahneman, Thinking, supra note 23, at 250; see also Roger Buehler, Dale W. Griffin, & Margaret Ross, Exploring the "planning fallacy": Why People Underestimate their Task Completion Times, 67 J. OF PERSON. & SOC. PSYCH., 366 (1994).
123 Kahneman, Thinking, supra note 23, at 250.
Long-term projects belong to a special class — one that would benefit most from the outside view (if adopted), but at the same time are least likely to receive it. The value of

124 See Kahneman & Lovallo, Delusions, supra note 23, at 80 ("The outside view is more likely to produce accurate forecasts and much less likely to deliver highly unrealistic ones"). Cf. Cass R. Sunstein & Richard H. Thaler, NUDGE: IMPROVING DECISIONS ABOUT HEALTH, WEALTH, AND HAPPINESS (YALE UNIVERSITY PRESS 2008) ("if people are reminded of a bad event, they may not continue to be so optimistic.")
125 See Kahneman & Lovallo, Delusions, supra note 23, at 79 (this second group of students predicted on average a performance that is better than 64% of their peers).
126 See Kahneman & Lovallo, Delusions, supra note 23; Kahneman & Lovallo, Timid Choices, supra note 110.
127 Kahneman, Thinking, supra note 23, at 250.
128 Id.
129 See Kahneman & Lovallo, Delusions, supra note 23.
130 See Kahneman & Lovallo, Delusions, supra note 23, at 77 ("Even when companies bring in independent consultants to assist in forecasting, they often remain stuck in the inside view. If the consultants provide comparative data on other companies or projects, they can spur useful outside-view thinking. But if they concentrate on the project itself, their analysis will also tend to be distorted by cognitive biases.")
132 Cf. Kahneman & Lovallo, Delusions, supra note 23, at 68 ("The outside view’s advantage is most pronounced for initiatives that companies have never attempted before—like building a plant with a new manufacturing technology or entering an entirely new market. It is in the planning of such de novo efforts that the biases toward optimism are likely to be great. Ironically, however, such cases are precisely where the organizational and personal pressures to apply the inside view are most intense. ")
the outside view seems evident for long-term projects, which (as discussed above) involve especially high level of optimism, and since optimism is highly influential in distorting their value.\textsuperscript{133} For several reasons, however, managers are not likely to contrast these long-term projects with data. First, an outside view requires identifying an appropriate reference class – a group of similar benchmarks – that would provide relevant data.\textsuperscript{134} Long-term projects, however, are typically unique (often by design), making a reference class scarce, or highly subjective.\textsuperscript{135} Furthermore, since managers construct long-term investment plans around their unique skills, external benchmarks might make them even more skeptical that a posited reference class has probative value.\textsuperscript{136}

Second, the initial plan of a long-term project is predominantly composed more of inspiration than detailed implication, pregnant with the promise of vagueness that reduces the likelihood that managers will contrast it against benchmarking data. Kahneman and Tversky found that more than any other factor, the main reason to people ignore the outside view is the strength of the narrative they have, and particularly its coherence. A good, coherent story often carries far more weight for many than cold, statistical evidence.\textsuperscript{137} And a good coherent story, as Kahneman explains, is especially conjurable when objective facts are scarce:

\begin{quote}
You build the best possible story from the information available to you, and if it is a good story, you believe it. Paradoxically, it is easier to construct a coherent story when you know little, when there are fewer pieces to fit into the puzzle.\textsuperscript{138}
\end{quote}

For long-term projects, since little information is available (almost by definition), managers are free to construct alternative scenarios, all of which could be designed to be perfectly coherent, and highly overconfident.

2. \textit{Lack of Clear and Immediate Feedback}

In addition to a lack of existing comparison benchmarks, overconfidence for long-term projects also tends to lack another bridling force, in the form of clear and immediate feedback. The mere expectation of a clear and immediate feedback, several researchers

\begin{itemize}
\item[\textsuperscript{133}] See discussion \textit{infra} Part III.B.
\item[\textsuperscript{134}] See Kahneman & Tversky, \textit{Intuitive Prediction}, \textit{supra} note 23.
\item[\textsuperscript{135}] See Kahneman & Lovallo, \textit{Delusions}, \textit{supra} note 23 at 68 ("Of course, choosing the right class of analogous cases becomes more difficult when executives are forecasting initiatives for which precedents are not easily found. …Imagine that planners have to forecast the results of an investment in a new and unfamiliar technology.")
\item[\textsuperscript{136}] See Kahneman & Tversky, \textit{Intuitive Prediction}, \textit{supra} note 23, at 2-3 ("The tendency to neglect distributional information and to rely mainly on singular information is enhanced by any factor that increases the perceived uniqueness of the problem.")
\item[\textsuperscript{137}] In a line of experiments Tversky and Kahneman found that coherency has significant, if not the most significant, influence on predictions. See Kahneman, \textit{Thinking}, \textit{supra} note 23, at 264 ("confidence is determined by the coherence of the story one has constructed, not by the quality and amount of the information that supports it.").
\item[\textsuperscript{138}] Kahneman, \textit{Thinking}, \textit{supra} note 23, at 201.
\end{itemize}
have found, dampens undue optimism in making predictions.\textsuperscript{139} In one experiment, for example, participants were asked to assess the likelihood of testing positive to a serious medical condition. Assuming that they receive the results in 3-4 weeks participants were overoptimistic, assessing a less than average likelihood. Yet, close to the end of the experiment, after these participants learned that results would be available in a few minutes, they largely abandoned their optimism, assessing an average likelihood instead.\textsuperscript{140}

With long-term projects, however, feedback is often vague, noisy, and distant. They are by definitions cash-flow money pits early on, with only the prospect of compensating benefits years down the road.\textsuperscript{141} Furthermore, over a long-duration, managers have plenty of opportunities to attribute failure to exogenous events that are not in their control. Such discounting of interim feedback—often referred to as attribution bias—further weakens the power and discipline of a long-term project feedback.\textsuperscript{142} The feedback is less intimidating, since managers know, whether consciously or not, that so many things that will happen could be responsible to a project failure, if it occurs.

3. Limited Learning

While impoverished learning is a problem for any project, managers’ persistence and stubbornness in the face of new relevant information is particularly pernicious and damaging in the context of long-term projects. By the time information arrives, managers are typically already highly invested in their project’s success, and their future career trajectories are also in play. Such highly motivated reference points, several studies have found, impede learning and exacerbate overconfidence. People motivated to reach a result search their memory for facts beliefs that support it, and ignore negative information.\textsuperscript{143} For example, subjects who were promised a refund for finishing their tax filings early showed higher optimism with respect to time to complete their reports.\textsuperscript{144}

Second, even though the initial business plan for long-term projects is often based on sparse information—and thus is likely to have low predictive power—due to a phenomenon known as anchoring bias, subsequent assessments of the project are highly

\textsuperscript{139} Armor & Taylor, \textit{Predictions Fail}, supra note 88 (reporting studies showing that optimism is sensitive to timing of expected feedback).


\textsuperscript{141} See DellaVigna & Pollet, \textit{supra} note 24.


\textsuperscript{143} See e.g., Ziva Kunda, \textit{The Case for Motivated Reasoning}, \textit{108 PSYCH. BULL.}, 480 (1990).

\textsuperscript{144} See e.g., Roger Buehler, Dale W. Griffin, & Heather MacDonald, \textit{The Role of Motivated Reasoning in Optimistic Time Predictions}, \textit{23 PERSON. & SOC. PSYCH. BULL.} 238 (1997); \textit{See also} Marks, R. W. \textit{The Effects of Probability, Desirability, and "Privilege" on the Stated Expectations of Children}. \textit{79 J. OF PERSONALITY} 332 (1951) (kids were more likely to predict that they draw a particular card from a mixed pack when they stood to gain a point for each card).
influenced by initial assessments, even if they were informed by forecasts that were admittedly arbitrary. In a RAND study of major companies, for example, costs turned out to be more than double that initially assessed, and performance less than half anticipated. Anchoring on an uniformed initial plans could result in significant costs since anchoring persists even when the initial numbers are clearly wrong.

Third, for typical long-term projects, relevant information becomes revealed only gradually. This can lead to a biased and asymmetric form of updating, where managers habitually dismiss negative information and embrace positive news, thereby reinforcing their initial optimism. Asymmetric treatment of positive versus negative news has been observed in numerous experimental contexts, as well as in neuroscience studies. In a line of magnetic resonance imaging (MRI) based studies, participants were asked to estimate their likelihood of experiencing particular adverse life events such as Parkinson’s disease, Alzheimer’s disease, car theft or robbery, before and after they were presented with the average probability of these events for people in their socio cultural environment. Updating beliefs in response to information was remarkably asymmetric - brain activity showed failure of the frontal lobe regions to code for errors, when coding would have reduced individual’s optimism (increase probability for adverse event). Furthermore, overconfidence is associated with stronger updating bias. In a field experiment, the Canadian Inventor assistance program provided inventors with an objective assessment of the commercial prospects of their invention. After receiving a projection of failure (which as the organization track record suggests was highly accurate), only half of the inventors abandoned their project. Furthermore, persistence was associated with high individual optimism and resulted in average losses. On top of that, a common source of asymmetric updating, attribution bias—namely, the tendency to take credit for success, and attribute failure to bad luck— is stronger for long-term investments, since the longer time-horizon

145 Kahneman & Lovallo, Delusions, supra note 23, at 74 (“This intuitive and seemingly unobjectionable process has serious pitfalls, however. Because the initial plan will tend to accentuate the positive—as a proposal, it’s designed to make the case for the project—it will skew the subsequent analysis toward overoptimism”); Dan Ariely, George Lowenstein, & Drazen Prelec, Coherent Arbitrariness: Stable Demand Curves without Stable Preferences. 118 QUART. J. OF ECON., 73 (2003); Dan Kahneman & Amos Tversky, Judgment under Uncertainty: Heuristics and Biases. 185 SCIENCE 1124 (1974)
147 Timothy D. Wilson, Christopher E. Houston, Kathryn M. Etling & Nancy Brekke, A New Look at Anchoring Effects: Basic Anchoring and its Antecedents, J. OF EXPERIM. PSYCH. (1996) (warning participants of an anchoring effect did not help them avoid it); Fritz Strack & Thomas Mussweiler, Explaining the Enigmatic Anchoring Effect: Mechanisms of Selective Accessibility, 73 J. OF PERSON. & SOC. PSYCH. 437 (1997) (anchoring effect were found even though initial numbers were clearly wrong).
148 Sharot et al., supra note 25, at 1475 (2011) (“highly optimistic individuals exhibited reduced tracking of estimation errors that called for negative update in right inferior prefrontal gyrus.”)
149 Id.
150 Id., at 1477-78.
typically presents multiple opportunities for managers to chalk up failure to exogenous events.\(^{152}\)

Finally, evidence supports the phenomenon of managers’ resistance to feedback with respect to long-term investments. Overconfident CEOs, which were found to have weak inclination to amend material errors in their forecasts in light of corrective feedback, were especially unresponsive when the feedback related to forecasts with long time horizon.\(^{153}\)

C. Illustrative Examples – Long-Term Bias and Hedge Fund Activism

In the previous subsections, we have argued that overconfidence and optimism bias are present for corporate managers, that they are particularly likely to be concentrated in long-term projects, and that the usual factors that bridle or dampen the effects of overconfidence are also likely to be limited with long-term investments. In this Part we turn to a series of case studies that offer examples from three well-known companies (Yahoo, AOL and Navistar) where long-term investment decisions were arguably biased by overconfidence, and their most deleterious effects were ultimately interrupted by hedge fund activism. Subsection 1 discusses Marissa Mayer hiring by Yahoo board; her investments as Yahoo CEO; activist Starboard Value’s intervention to cut investments, and the eventual sale of Yahoo core assets to Oath - a Verizon subsidiary led by Tim Armstrong, the former CEO of AOL; Subsection 2 discusses Armstrong’s $1 billion investment in his own long-term project, Patch, during his tenure as AOL’s CEO—followed by the company’s eventual sale due to an intervention by the same activist; Subsection 3 discusses Navistar’s long-term investment in the novel EGR technology, advocated by then-CEO Dan Ustian, and which resulted in Navistar becoming the target of three hedge fund activists, resulting the Ustian’s ouster and SEC charges.

Any of these episodes could have been described as examples of short-termist interventions in long-term investments (and indeed they were so characterized at the time).\(^{154}\) A closer inspection, however, reveals that each of them also involved factors that

\(^{152}\) See e.g., Dale T. Miller & Michael Ross, Self-Serving Biases in the Attribution of Causality: Fact or Fiction? 82 PSYCH. BULLET. 213, 213-225 (1975); Norman T. Feather & JG Simon, Attribution of Responsibility and Valence of Outcome in Relation to Initial Confidence and Success and Failure of Self and Other, 18 J. PERSON. & SOC. PSYCH., 173 (1971).

\(^{153}\) Guoli Chen, Craig Crossland & Luo Shuqing, Making the Same Mistake All Over Again: CEO Overconfidence and Corporate Resistance to Corrective Feedback, 36 STRAT. MANAG. J. 1513 (2015)

\(^{154}\) See e.g., Martin Lipton, Lessons from the AOL Proxy Fight, HARV. L. SCHOOL. F. ON CORP. GOVERNANCE & FIN. REG. (June 22, 2012) available at https://corpgov.law.harvard.edu/2012/06/22/lessons-from-the-aol-proxy-fight/ [hereinafter Lipton, AOL Proxy Fight] (“These results confirm that investors will not blindly follow the recommendation of ISS — when presented with a well-articulated and compelling plan for the long-term success of the Company, they are able to cut through the cacophony of short-sighted gains promised by activist investors touting short-term strategies.”); Sanjay Sanghooe, Yahoo’s Mayer Should Take On Starboard, FORTUNE (Oct. 23, 2014), available at http://fortune.com/2014/10/23/how-yahoos-mayer-should-take-on-starboard/ (“Jeffrey Smith, who runs Starboard, is in the business of maximizing shareholder wealth in the short-term. But Mayer’s job is to create value in the long-term, and in the Starboard version of this deal, she may have to give up the growth strategy that could be key to Yahoo’s success.”); Joe Necora, Out of the Spotlight, an Industry Copes With Crisis, NYTIMES MAG. (Nov. 28,
betray the markers of managerial overestimation of (and overinvestment in) long-term projects. In each case, the significant potential upside was highly tempting; the inevitable vagueness of each initial plan fostered illusions of control, overestimation of managerial skill, and competition neglect; the managers became highly committed to their long-term visions, and unrealistically invested in the project/strategy as contrary facts dribbled in; and, in all cases, the company was generating a significant internal cash flow that underwrite the long-term projects.

1. Marissa Mayer’s Long-Term Plan for Yahoo

On the morning of July 11, 2012, Marissa Mayer, then a Google executive, entered Gibson Dunn & Crutcher’s offices at Palo Alto, CA. Mayer was one of the four finalists for Yahoo’s CEO position, and this was the final meeting with Yahoo board before they made a final decision.155 Going in, Mayer’s odds at landing the job appeared long (to say the least). Yahoo’s board was concerned that Mayer, who had recently been demoted from Google’s search division and top management team, did not have the experience to manage a company at Yahoo size: Mayer had never managed or even headed a division in a public company; she managed roughly 20 employees at Google; and she evidently had little managerial experience with accounting statements.156 Furthermore, Mayer faced a serious competition from within Yahoo: Ross Levinsohn, the interim CEO, who had interviewed earlier that morning—and had support from most of the members of Yahoo’s board.157

Mayer and Levinsohn floated markedly different visions for Yahoo’s future. Levinsohn offered the board a safe, low-risk low reward plan - to take out Yahoo from competition with Google and Facebook by moving it to the content business. Mayer, on the other hand, offered an ambitious long-term plan, that if successful could make Yahoo directly competitive with Google and Facebook. While some board members initially preferred Levinsohn’s safer plan,158 others viewed it as overly conservative “small ball”,

2008), available at http://www.nytimes.com/2008/11/29/business/29nocera.html?_r=0 (“Though no one at Navistar can prove it, they strongly suspect that the stock has been hammered because hedge funds, badly hurt during this phase of the financial crisis, have been forced to sell some of their more liquid positions to return money to existing shareholders. I suspect this theory is correct, and it would be yet another way that fallout from the financial crisis has spread from New York to the rest of the country.”)

155 See Nicholas Carlson, MARISSA MAYER AND THE FIGHT TO SAVE YAHOO! pp.237-238 (Grand Central Publishing 2016) [hereinafter Carlson, MARISSA MAYER].
156 See Carlson, MARISSA MAYER, id., at 237-238 (“An unnamed Google executive opined on Mayer’s hire: ‘It will be a struggle. She’s never managed more than ten to twenty people. She’s a product person who hasn’t managed sales, business development, human resources and all that.’”)
157 Id., at 220 (“For the two months prior, the new chairman of Yahoo’s board, Fred Amoroso, had made it clear that he was going to do everything he could to make sure Levinsohn and his team would be running the company for the foreseeable future. “)
158 Id., at 231 (“The directors who opposed Mayer— most vocally Amoroso, but also Brad Smith and David Kenny— argued that Levinsohn, with his “media” strategy, had a better plan for Yahoo than Mayer and her “products” strategy. They argued that Mayer may present a greater upside—she was more likely to come up with the next Facebook or Google Maps or Twitter—but that Levinsohn was the safer bet, a more guaranteed return.”)
preferring the high upside in Mayer’s vision.\textsuperscript{159} As the evening of July 11 wore on, the latter faction prevailed and Yahoo’s board voted unanimously to name Marissa Mayer as CEO.

There is little doubt that Yahoo’s board, in selecting Mayer, opted with her high-risk / high-reward long-term plan. And, as noted above, a high volatility, big upside is one of the reasons why long-term investments can be vulnerable to overestimation. Indeed, even a little overconfidence on the board side in the plan’s prospects to succeed could lead to great over estimation of the plan. A long-term investor, in fact—Citi’s Mark Mahaney—expressed concerns about the risk involved:

What we are a bit worried about is that by selecting Ms. Mayer, Yahoo! is explicitly pursuing an aggressive and bold Growth strategy, whereas we believe a Value strategy might be more appropriate.\textsuperscript{160}

Furthermore, a long-term horizon could arguably have contributed to overestimation of the relevance of Mayer’s skills to the success of the plan, while neglecting potential downstream competition. Adding to the credibility of Mayer’s plan were her user-focused experience at Google and her pedigree with search technology.\textsuperscript{161} The plan’s features were closely related to Mayer’s skills: creating great apps for daily habits, such as news, weather, email, and photos.\textsuperscript{162} And most notably, the plan involved creating a new search application, which Mayer believed could significantly improve Yahoo’s search market share and revenues.\textsuperscript{163} Mayer and the board, however, did not predict how intensely competitive the Apps market were about to become. When Yahoo Apps finally came out – as companies, startups, and individuals were all constantly producing iPhone applications – only two of Yahoo’s Apps made it to Apple’s top 100.\textsuperscript{164}

Shortly after becoming Yahoo CEO, Mayer embarked on a shopping spree, spending hundreds of millions of dollars to acquire dozens of small startups. Mayer relied on internal funds - proceeds that Yahoo was receiving predominantly from its holdings in Alibaba. Yet, when Yahoo’s initial acquisitions and investments did not produce the desired results, Mayer’s solution was to double down with more investments. Mayer announced to

\textsuperscript{159} Id., at 221 (“Harry Wilson, another director brought onto the board by Loeb, joined Wolf in his criticism of the deal as ‘shortsighted.’”)

\textsuperscript{160} See Robert Hoff, What Google Veteran Marissa Mayer Can Do As Yahoo's New CEO, FORBES (July 16, 2012) available at http://www.forbes.com/sites/roberthof/2012/07/16/surprise-googles-marissa-mayer-is-yahoos-new-ceo/#2cee2c8c7e0f. Overconfidence with respect to long-term projects affects investors only to a limited extent, if at all. For a discussion of the internal factors that affect managers’ overconfidence and long-term bias see infra Parts III.B. & III.C.

\textsuperscript{161} See e.g., Amir Efrati & John Letzing, Google's Mayer Takes Over as Yahoo Chief, WSJ (July 17, 2012) available at https://www.wsj.com/articles/SB10001424052702303754904577531230541447956 (“Yahoo's board selected Ms. Mayer because "she stands for the user," in contrast with a string of the company's previous CEOs who had little experience with consumer websites, said a person with direct knowledge of the company's CEO search.")

\textsuperscript{162} Carlson, MARISSA MAYER, supra note 155, at 250-251.

\textsuperscript{163} Carlson, id., at 286.

\textsuperscript{164} Carlson, id., at 305.
shareholders a potential plan to sell its Alibaba’s holdings and use half of the proceeds to further invest in Yahoo’s long-term plan. This was an explicit deviation from Yahoo’s initial plan, pre-Mayer, to distribute such proceeds to investors.165

In July 29, 2014, Eric Jackson published a Forbes column titled, “How do you solve a problem like Marissa?” advocating the need to stop Mayer from spending, and require management to distribute the Alibaba proceeds to shareholders.166 Jackson noted that Yahoo’s market value was—incongruously—below that of the company’s holdings in Alibaba, a fact suggesting that investors placed a negative value on Yahoo’s core management.167 Shortly after publication of Jackson’s column, Mayer’s management became the target of Starboard Value CEO, Jeff Smith, a renowned activist.168 Echoing Jackson concerns’ in a letter to management, Smith warned against Mayer spending additional capital on acquisitions, instead admonishing her to distribute it to shareholders. At first, Mayer cut a secret deal with Smith to cut costs and increase buybacks, in return for Smith’s forbearance on a proxy fight.169 Yet, following this agreement Yahoo’s expenses began to accelerate.170 Indeed, Despite Yahoo’s weak results, Mayer did not seem to lose faith in her plan and its potential to rehabilitate Yahoo. On the company’s 4Q 2015 earning call, Mayer reiterated her belief in her long-term plan for Yahoo stating; “Overall, I have very aggressive expectations for Yahoo’s core business. We have the right talent,

165 See e.g., Yahoo! Inc, Form 8-K (August 9, 2012) available at https://www.sec.gov/Archives/edgar/data/1011006/000119312512347591/d394429d8k.htm (“Ms. Mayer is engaging in a review of the Company’s business strategy to enhance long term shareholder value...This review process may lead to a reevaluation of, or changes to, our current plans, including our restructuring plan, our share repurchase program, and our previously announced plans for returning to shareholders substantially all of the after tax cash proceeds of the initial share repurchase under the Share Repurchase and Preference Share Sale Agreement we entered into on May 20, 2012 with Alibaba Group Holding Limited.”)
167 Id. (“...investors would rather get all of the cash coming back to Yahoo from the pending Alibaba IPO as well as what’s already on the balance sheet, rather than see CEO Marissa Mayer and her management team spend it on value-destroying acquisitions.”); See also Jeff Smith, Starboard Value Letter to Marissa Mayer, President and CEO of Yahoo, and to Yahoo’s Board of Directors (September 26, 2014) available at http://www.prnewswire.com/news-releases/starboard-delivers-letter-to-ceo-and-board-of-directors-of-yahoo-inc-277223182.html (“This substantial valuation gap is likely due to the fact that investors currently expect Yahoo to continue its past practices of ... using the cash proceeds from such sales to acquire businesses at massive valuations with seemingly little to no regard for profitability and return on capital.”)
168 Smith was not the first activist to target Yahoo. Dan Loeb, who brought Mayer to Yahoo, also pressured her to cut costs and return Alibaba money to shareholders. But he exited Yahoo several months earlier — taking on Mayer’s offer to greenmail him. See Carlson, MARISSA MAYER, supra note 155, at 276. (“Mayer went to Loeb and told him that Yahoo would buy forty million of his Yahoo shares at $ 29 per share. That was more than twice what he paid for them in the summer of 2011. The deal would reduce Third Point’s stake in Yahoo below 2 percent, forcing Wolf, Wilson, and Loeb to step down from the board, per Third Point’s settlement from the year prior.”)
170 See Id.
the right strategy, and the right assets to drive long-term sustainable growth for our investors.”

And when the balance of its investments turned out not successful, Mayer embarked on a new, “bet-the-company” gambit—Project Index—a search on mobile application, which would make Yahoo competitive with Google and Facebook (or so Mayer believed).

Four years down the road, however, and close to $3 billion later in spending on over fifty acquisitions, the plan did not produce the growth investors and management hoped for. Quite to the contrary, Yahoo’s quarterly reports for First Q 2016 were exceptionally weak, showing declines across the board in Yahoo’s businesses’ market share, and profitability. In April 27, 2016 Yahoo reached a deal with Starboard’s Smith to nominate four members to the Board. And, in the end, it was Smith who successfully pushed for Yahoo to sell its core business. On July 25, 2016 Yahoo announced it closed a deal with Verizon in which Yahoo will sell its core businesses to Verizon for (a relatively modest) $4.5 billion.

Whether Yahoo could have been saved had Mayer acted differently we can never know for sure. There is no doubt that Yahoo had long been a sinking ship that perhaps no one (including Meyer) could have righted. But even if this claim is true, without the Starboard intervention Mayer likely would have forged ahead with her turnaround plan. In a telling interview Mayer gave shortly before Yahoo was sold, Mayer refused to concede to mistakes. Rather, she insisted, “What’s needed…is a little more time.”

Time, along with Meyer’s long-term plan, would solve the problem. In this unconquerable faith one can discern many of the seeds of long-term bias (as we have defined it). The excessive faith executives sometimes have in their long-term investments seemed present here. The ambitious, high potential upside plan of Mayer for Yahoo arguably acted to magnify the

172 See MacMillan, supra note 169.
173 See MacMillan, Id.
174 See Todd Spangler, Yahoo’s False Prophet: How Marissa Mayer Failed to Turn the Company Around, VARIETY (May 24, 2016) (“Others say Mayer refuses to admit her failures, a stick-to-her-guns hubris that has made Yahoo slow to correct course when things weren’t working.”) available at https://www.yahoo.com/movies/yahoo-false-prophet-marissa-mayer-failed-turn-company-160630052.html
176 See Tiernan Ray, As the Yahoo! Turns: Mayer Defends Strategic Plan, M&A with Charlie Rose, BARRON’S (March 11, 2016), available at https://www.barrons.com/articles/as-the-yahoo-turns-mayer-defends-strategic-plan-acquisitions-with-charlie-rose-1457714287 (“Here we are, when you look at what has happened, what did you do wrong? Asked Rose. Well, …I don't think the story has yet played out…A lot of tech turnaround adds we do take five, six, seven years.”); Douglas MacMillan, Marissa Mayer Wants Three More Years to Turn Around Yahoo, WSJ (March 11, 2016) available at https://blogs.wsj.com/digits/2016/03/11/marissa-mayer-wants-three-more-years-to-turn-around-yahoo/ (“We have a three-year strategic plan. I can see how it will work and how we can actually get to a successful turnaround of Yahoo.”)
influence of overconfidence bias. In addition, due to the distant finish line and the inevitable vague nature of the plan, building it around Mayer’s skills and ignoring the role of luck and potential competition arguably lead to an even higher level of overconfidence. Finally, Mayer’s determination to stick to her guns, ignoring negative feedback and a mounting trove of negative data, is also symptomatic of long-term bias, where learning from feedback is limited by managers’ attachment to the project.

2. Tim Armstrong, AOL, and Patch

In an interesting (if ironic) twist, Yahoo’s core assets (now held by Verizon) would come to be managed by Tim Armstrong, a one-time salesperson who became the CEO of AOL (prior to its acquisition by Verizon). Under Armstrong’s initial leadership, Oath – a Verizon subsidiary – managed the combined assets of Yahoo and AOL. Similar to Mayer, Armstrong left Google to save AOL, which like Yahoo, was listing at the time he arrived. Saving AOL was a significant ask, but Armstrong believed AOL was undervalued, could benefit from a big bet, and was producing sufficient cash from its internet access business to invest in a necessary turnaround. Furthermore, Armstrong believed he had a winning card – Patch, a local news web platform – that Armstrong had created while at Google. The application’s core idea was somewhat akin to the family of Facebook personalized news approach, but a differentiated product intended for one of “the last white spaces on the Internet” – creating a local community of users, and a hub for business owners.

Armstrong believed that Patch would provide the growth trajectory that would save AOL, and accordingly he conditioned his acceptance to the offer to run AOL on Patch’s acquisition. After joining AOL, Armstrong started pouring money into the project. Under his and the AOL board’s stewardship, AOL’s investment in Patch exceeded $300M. And, as with Mayer, Armstrong’s use of internal funds soon became the target of Jeff Smith, Starboard Value CEO. On January 13, 2012, Armstrong and AOL management met with Smith and his team, who wanted to discuss AOL expenses on Patch. Smith came prepared with highly detailed presentation: Running the numbers for Patch, he argued, even under best-case scenarios, Patch would not cover the costs of salaries it was currently paying its employees. Armstrong’s response presentation included a big picture plan,

180 Id.
181 Id., at 1.
182 Id.
literally drawn on a white board with many boxes and arrows (but no numbers or financial
details), a mixed-media composition that Smith found disconcerting.  

After three more meetings on Patch failed to reach resolution, and in what has become
a common ritual for hedge fund intervention, Smith demanded board representation; when
Armstrong refused, Starboard commenced a proxy fight, which ultimately faltered. Martin
Lipton was quick to declare the result as a victory of a “well developed”, “well-articulated”
long-term management strategy over short-term, short-sighted, hedge fund strategy. The
AOL victory showed, Lipton explained a client memo, that when management present a
“compelling long-term strategy,” investors “are able to cut through the cacophony of short-
sighted gains promised by activist investors touting short-term strategies.”

Yet, in order to win the proxy fight, Armstrong was forced to cut a deal, making a
promise that by the end of 2013 Patch would turn profitable (or it would be cut loose). Following this promise, Armstrong became even more involved in the product, visiting
Patch offices at least once a week and actively sharing his ideas with the product designers
and with creative director Abel Lenz. As the time passed, however, it became increasingly clear that Patch would not deliver on Armstrong’s promise; Armstrong nevertheless refused to acknowledge what his team was seeing. And, when AOL’s CFO Arthur Minson, who played a key role in winning the proxy fight, became vocal with respect to his Patch skepticism, Armstrong fired him. Eventually, however, on August 2013, close to the looming deadline, Armstrong finally realized that there was no way around cutting Patch costs significantly. This defeat took a significant emotional toll on him. In an incident that would become notorious around Silicon Valley, Armstrong impulsively fired Abel Lenz during a company conference call involving around 1,000 co-workers. The event which was later described as “probably the most intense moment you’ll ever hear during a workplace conference call,” was received as a negative sign of

183 Id. (“As an activist investor, Smith has to meet with management teams all the time. For him, it’s obvious when they know how their core businesses fit together with the businesses they are trying to grow and develop. But looking at Armstrong’s board, full of arrows going all over the place, it seemed to Smith that Armstrong and his team were just grasping at straws, hoping that something they threw at the wall would stick.”)
184 See e.g., Lipton, AOL Proxy Fight, supra note 154 (“The victory represents a clear and powerful message that a well-developed and well-articulated business strategy for long-term success will be supported by investors notwithstanding activist generated criticism and ISS support.”)
185 Id.
186 See Carlson, AOL Story, supra note 178.
187 Id. (“Armstrong’s apparent stubbornness and blindness with respect to Patch, moreover, continued to cause significant friction between him and his senior team.”)
188 Id. (“Minson was quite vocal about his skepticism about Patch. And in February 2013, Armstrong suddenly fired him.”)
189 Id. (That Friday in August, Armstrong was finally making a decision that he had needed to make for a long time. And it was killing him. “)
190 Nicholas Carlson, LEAKED AUDIO: Listen To AOL CEO Tim Armstrong Fire A Patch Employee In Front Of 1,000 Coworkers, BUSINESS INSIDER (August 12, 2013) [hereinafter Carlson, Leaked Audio] available at
Armstrong’s leadership temperament. On January 2014, AOL relinquished its control in Patch. The day after the announcement AOL market price rose 8%. Investors evidently appreciated Armstrong’s commitment to his promise. In many respects, then, Smith and Starboard lost the proxy fight, but they won the war. Without Starboard’s intervention Armstrong likely would not have undertaken his promise about Patch, and almost certainly would have soldiered ahead before giving up the idea of Patch becoming the engine of AOL growth.

Within our framework, the investment in Patch demonstrates the vulnerability of long-term projects to overconfidence, and especially the difficulty their initiators confront in responding to negative data, including the unpleasant task of abandoning ship when needed. Armstrong became highly attached to Patch, to the extent that he did not compute the bottom line profitability, resisted incoming negative information, did not learn from feedback events, and—close to the end—became defensive and vindictive, losing (at least momentarily) his usual superb leadership skills. Looking back at the Patch episode with new perspective, Armstrong enumerated his mistakes, confessing regret for not looking at incoming data and proceeding too fast with the project:

“The reality is what you need to do is listen to the best judgment you possibly can and try to look at the best data you possibly can. Then there’s gonna be some unknowns…The mistake I made was going exactly what you said, too bullish down a path without making sure those early positive metrics were actually coming true in all the other markets…Inside of a corporation, there’s a lot of non-reality that happens. Your job as a CEO or a leader of a group or a manager is to actually take a step back and say, “What’s the reality in this? Where are we? What do we need to change?”


192 See Id. (“most people across the country and world saw it as gratuitous and humiliating: What’s wrong with Tim Armstrong, people wondered? What kind of CEO fires some poor guy in front of all his colleagues? What did this say about what was going on at AOL?”)


194 See Nicholas Carlson, The End of an Error: AOL Just Disposed of Controlling Interest in Patch, BUSINESS INSIDER (Jan. 15, 2014) [hereinafter, Carlson, AOL’s Error] available at http://www.businessinsider.com/aol-just-disposed-of-controlling-interest-in-patch-2014-1 (“Patch was always a mistake. But today, Armstrong deserves tons of credit for honoring a promise he made to shareholders – especially since he has always had a deep emotional connection to the Patch project.”)

195 See David Carr, AOL Chief’s White Whale Finally Slips His Grasp, NYTIMES MAGAZINE (Dec. 15, 2013) available at http://www.nytimes.com/2013/12/16/business/media/aol-chiefs-white-whale-finally-slips-his-grasp.html?_r=1 (“The insurgents lost the war, but turned out to be right.”)

196 See Carlson, AOL’s Error, supra note 194 (“We’re pretty sure that if he had his way, AOL would still be investing in Patch. But he made a promise, and he stuck to it.”)

3. Dan Ustian, Navistar & EGR Technology

With no engineering background, but nonetheless climbing the ladder from within, Dan Ustian in 2004 became the CEO, President, and Chairman of the Board of Navistar Inc., an international manufacturer of trucks, busses and diesel engines. Under Ustian’s leadership Navistar became a poster child for R&D investment and growth - embarking into new directions, such as military vehicles and school buses, with global reach and technological innovation.198 Ustian’s commitment to innovation and long-term growth was so strong, in fact, that some suggested it was like he was managing an internet incubator rather than a truck and engine company.199

In 2001, the Environmental Protection Agency (“EPA”) issued a new regulation that would require the industry to meet a new, stricter quality standard for nitrogen dioxide pollutant—one that would have to be met by 2010. Rather than using the industry standard Selective Catalytic Reduction (“SCR”) technology, which Navistar’s competitors were all relying on to meet the new regulations, Ustian wanted Navistar to develop a novel, unique technology.200 The new technology that Ustian envisioned – Exhaust Gas Recirculation (“EGR”) – had clear advantages: it was less costly to apply and (more importantly) it saved drivers the need to keep an additional tank in the truck.201 If successful, EGR could provide Navistar with a significant competitive advantage, 202 (which, according to Navistar employees, was a typical Ustian obsession).203 In 2007 Navistar officially declared that it would pursue EGR technology rather than SCR, which would “come with a steep cost to

198 See Joe Cahill on Business, Suits Can Innovate, Too, CRAIN’S CHICAGO BUSINESS (March 31, 2012) available at http://www.chicagobusiness.com/article/20120331/ISSUE01/303319959/suits-can-innovate-too (“Navistar International Corp. CEO Dan Ustian churns out new products so fast, you’d think he was running an Internet incubator, not a 175-year-old company that once made the McCormick reaper.”)
199 Id.
201 Id.
202 See International Trucks and Engines Will Comply with 2010 Emissions Standards without SCR, Navistar Investor Relations Release (Oct. 31, 2007), available at http://ir.navistar.com/releasedetail.cfm?releaseid=272413 (“While SCR is a means to achieve the NOx reduction requirement for 2010, it comes with a steep cost to our customers,” said Daniel C. Ustian, Navistar chairman, president and chief executive officer. ‘Our ability to achieve our goals without adding customer cost and inconvenience is a competitive advantage for International.”); Charlie Morasch, Digging Out, Land Line (October 2012), available at http://www.landlinemag.com/magazine/2012/oct/Section2/digging-out.aspx (“Navistar, Allen said, wanted to have a long-term competitive advantage for its customers and against its competitors. Allen said such lasting advantages are a rarity, particularly in trucking, where innovations are quickly emulated.”)
203 See Muller, Hubris, supra note 200 (“Above all, say those who worked closely with him, Ustian is obsessed with avoiding what happened to companies like Motorola or RIM, which notoriously lost their market leadership to more innovative rivals.”)
our customers.” Accordingly, the EGR became one of the three pillars in Navistar long-term growth strategy.

Because of EGR’s novelty, there was a risk that EGR might not meet the EPA standard in time (or ever), but Ustian believed the engineers could achieve needed improvements by 2010. Ustian’s confidence was so high, in fact, that the company developed no serious backup plan, as reflected in his answer to a question during an earnings conference call: “Plan B is we’re going to make Plan A work.” Furthermore, when difficulties with the EGR undertaking began to present themselves early on, Ustian was not open to discuss them with his engineers. As a former executive would later recall:

“Dan is telling his technical people, ‘You’ve got to deliver,’ and they’re saying, ‘We don’t know how, but we’ll try,’” says the former executive. “There was a lot of tension in the technical community, from the scientists on up to the managers, about whether we should be agreeing to something we don’t know how to do. Dan didn’t want to hear any of it. ‘You’re going to get it done.’ He’s a positive thinker. He doesn’t like negative thinking.”

Ustian squelched concerns when Navistar began burning cash at growing, alarming rates on EGR. Such expenses, he reasoned, were necessary for Navistar’s successful achievement of long-term growth. Accordingly, despite a significant decline in Navistar’s share price in 2008, Ustian’s confidence remained intact: the low market price was due to hedge funds liquidating their positions to meet recession redemptions and

---

204 See Navistar Investor Relations Release, supra note 202.
205 See e.g., Navistar International Corporation, Form 10-K, For the fiscal year ended October 31, 2010, available at https://www.sec.gov/Archives/edgar/data/808450/000119312510285754/d10k.htm (“Our long term strategy is focused on three pillars: 1. Great Products:...Focusing on engine research and development in order to have a competitive advantage using Exhaust Gas Recirculation (‘EGR’) and other technologies for compliance with 2010 emissions standards”).
206 See Muller, Hubris, supra note 200 (“The company had banked so many credits in earlier years that it could lawfully use them, in lieu of fines, all the way until this year. But rather than buying time for a plan B, Ustian, who was convinced a breakthrough was just around the corner, plowed forward with his EGR plan, full steam ahead.”); See also Securities and Exchange Commission v. Daniel Ustian, Civil Action No. 16-cv-3885 (U.S. District Court for the Northern District of Illinois), at 8, available at https://www.sec.gov/litigation/complaints/2016/comp23507.pdf ("As Ustian stated at a September 15, 2009 conference attended by, among others, securities analysts, “Plan B is we're going to make Plan A work.”)
207 See Muller, Hubris, supra note 200.
208 See Joann Muller, Navistar Starts Paying The Piper For Its Costly Strategic Mistake, Forbes (August 31, 2012), available at http://www.forbes.com/sites/joannmuller/2012/08/31/navistar-starts-paying-the-piper-for-its-costly-strategic-mistake/#4376b008431d (“the primary concern, says Gimme Credit analyst Vicki Bryan, is the rate at which Navistar is burning cash.”)
209 See Navistar Media Release (Dec. 21, 2009) available at http://media.navistar.com/index.php?s=43&item=344 (“Despite current economic challenges, we have remained focused on our three-pillar strategy which includes being profitable in the toughest of times while investing in our future for profitable growth,” said Daniel C. Ustian, Navistar’s chairman, president and CEO... “We believe that our customer-friendly solution positions our products with a significant competitive advantage,” said Ustian...“The momentum established in the wake of these accomplishments positions us well for long-term success and to take on the challenges that 2010 will pose for all in our industry.”); see also Cahill, supra note 198 (“For Mr. Ustian, the answer is innovation: “We've got some more breakthroughs coming.”)
margin calls.\textsuperscript{210} Similarly, when the company’s EGR efforts continued to flag and share price again declined 40% in 2012, Ustian’s answer was again moored to innovation: “We’ve got some more breakthroughs coming.”\textsuperscript{211} Wall Street, he argued, was suffering from short termism.\textsuperscript{212} Some analysts, however, believed that the decline in market price was not driven by short-termism but rather a lack of faith in management. As the value of the shares sank below $27, reflecting a multiplier of sales below 0.15 (less than a fourth of the median multiplier of its competitors), Patrick Nolan, an analyst for Penn Capital who sold its position to Navistar, opined to Bloomberg: “It’s a high-quality company with a management issue.”\textsuperscript{213} Indeed, by then Navistar became the target of three activists.\textsuperscript{214}

On July 6, 2012, as a result of the combined pressure of share value, hedge fund activism and mounting costs of non-compliance, Ustian finally gave up on EGR, announcing that the company would move to SCR technology. After 10 years of working on EGR and $700 million in spending, for the market it was too little too late.\textsuperscript{215} Navistar’s shares fell additional 15% that day, and the company faced a real risk of bankruptcy. On August 27, 2012 Navistar board, which in 2011 awarded Ustian with a large compensation package, ousted him. Activist Carl Icahn however, was not quite done. Icahn believed that any board that allowed this to happen could not shape Navistar’s future and navigate it safely out of the bankruptcy risk it now faced. On Sept. 9, 2012 Icahn released an open letter to the board of directors demanding board sits. On July 15, 2013 Navistar agreed to let Icahn and Mark Rachesky appoint two directors each to Navistar board. The board also raised the company’s poison pill threshold from 15% to 20%. Navistar’s shares rose 10% in response.\textsuperscript{216}

\begin{thebibliography}{9}
\bibitem{210} Joe Necora, \textit{Out of the Spotlight, an Industry Copes With Crisis}, \textit{NYTimes MAG.} (Nov. 28, 2008), available at http://www.nytimes.com/2008/11/29/business/29nocera.html?_r=0 (“Though no one at Navistar can prove it, they strongly suspect that the stock has been hammered because hedge funds, badly hurt during this phase of the financial crisis, have been forced to sell some of their more liquid positions to return money to exiting shareholders. I suspect this theory is correct, and it would be yet another way that fallout from the financial crisis has spread from New York to the rest of the country.”)
\bibitem{211} See Cahill, supra note 198 (“Ustian’s innovations haven’t helped Navistar’s stock. Wall Street focuses on short-term earnings performance and truck sales forecasts. Thanks to a recent earnings shortfall and worries about the new truck engine, shares are down 40 percent from last May’s 52-week high and trade at a discount to its industry peers. Corporate raider Carl Icahn is pressuring the company into a merger.”)
\bibitem{212} Id.
\end{thebibliography}
Ustian’s fate at Navistar similarly bears markers of this article’s substantive thesis. Like Mayer and Armstrong, Ustian was drawn to the potential high upside of the EGR project – which could provide Navistar with a significant competitive advantage. The long-time horizon made Ustian so confident that Navistar could succeed in developing the technology that he deliberately neglected developing a Plan B. Along the road, Ustian became increasingly invested in the project, so much so that he ignored mounting data and engineers’ concerns, dismissing the anemic market value that investors accorded Navistar, which to him was simply a reflection of short-termism.\(^{217}\)

**IV. IMPLICATIONS**

The foregoing parts have illustrated, using both academic literature and a series of case studies, our hypothesis that corporate managers can suffer from an overlooked form of optimism bias that disproportionally affects their assessments of long-term projects. In this section, we situate our hypothesis in the larger debate surrounding activism and short-termism, analyzing how it plausibly interacts with long-termism, and positing several business and legal implications.

A. Interacting Biases in Capital Markets

As noted in the introduction, our framework and argument do not dismiss the possibility that short-term biases exist and are durable in capital markets. Quite the contrary: The long-term bias phenomenon we hypothesize, if true, would do much to resolve the curious paradox (articulated above) about why short-term bias could ever persist in competitive capital markets with professional investors and fund managers. In particular, once one introduces long-term bias it becomes clearer why short-term bias has itself survived over many decades, through economic booms and busts. Under the right circumstances, short-termism can serve as an effective counter ballast for limiting and bridling long-termism (and, *vice versa*).

To get a feel for how this interaction might work, consider our previous example from Table 2, and assume that the manager values the short-term (ST) project at its actuarially value (with equal 50% probabilities of success / failure), but optimistically accords a higher

\(^{217}\) Furthermore, the SEC has charged Navistar and Ustian for misleading investors about the EGR likelihood to succeed in the company’s 2011 fillings. The company has settled with no admission of wrongdoing, while Ustian is still in settlement discussions with the SEC. See U.S. SECURITIES AND EXCHANGE COMMISSION, Litigation Release No. 23507 / March 31, 2016, Securities and Exchange Commission v. Daniel Ustian, Civil Action No. 16-cv-3885 (U.S. District Court for the Northern District of Illinois), available at https://www.sec.gov/litigation/litreleases/2016/lr23507.htm; Eric Miller, *Former Navistar CEO Daniel Ustian, SEC Ready to Discuss Settlement*, TRANSPORT TOPICS (Sep. 5, 2017) available at http://www.ttnews.com/articles/former-navistar-ceo-daniel-ustian-sec-ready-discuss-settlement; See also Catherine M. Schrand & Sarah Zechman, *Executive overconfidence and the slippery slope to financial misreporting*, 53 J. OF ACC. AND ECON. 311 (2012) (finding that “overconfident executives are more likely to exhibit an optimistic bias and thus are more likely to start down a slippery slope of growing intentional misstatements.”)
assessment (of 60%) to the long-term (LT) project. The manager thus assesses the ST project to have expected value of 260 (correctly), and reckons the LT project to have expected value of 300 (reflecting upward bias). If left to her own devices, she will thus honestly (though erroneously) pursue the LT project. Now suppose an activist investor who owns a 20% stake of the company (and exhibits no biases) recognizes the manager’s mistake and is considering launching a proxy contest to force a change of strategy to ST. Suppose further that the activist will incur a non-recoverable cost of 5 in order to execute the contest, which (for simplicity) we assume will be 100% effective. If the activist is successful, she will gain a value of 52 (or 20% of the ST project’s payoff of 260) and give up a value of 50 (20% of the “true” actuarial value of the LT payoff of 250), producing a gross gain of 2. The activist would nevertheless abstain from launching the proxy contest, however since her gross gain (2) is below her cost of launching the contest (5). She would know (with certainty) that the manager was long-term biased, but the private costs of doing anything about it would be prohibitive.

Suppose instead that in addition to the manager’s long-term bias, the activist was also biased herself in the opposite direction—in favor of the ST project. Specifically, suppose she assesses ST it a 60% success probability (while still judging the LT project’s success accurately at 50%). Now the activist would perceive the ST project to be worth 272 in expected value, so that a successful proxy contest would deliver her a (perceived) payoff of 54.4 (20% of 272), less a value of 50 (20% of the LT payoff of 250), thereby netting her a gross gain of 4.4. In this case, the activist will find it profitable to launch the proxy contest, increasing firm value (albeit by less than she perceives) and delivering greater overall value to all shareholders. Note that if the manager were not biased to begin with, then the activist’s short-termism would potentially be a negative force (rather than a positive one). To be sure, the interaction of long- and short-term biases probably does not always result in perfectly optimal outcomes; but by plausibly interacting in this way, short-term bias and long-term bias will tend to mitigate one another’s greatest shortcomings.

Our Framework also helps to explain other puzzling observations. For example, consider the findings of a positive market response to an announcement that a hedge fund activist has purchased company stock and is engaging management.218 This empirical result, which has was confirmed in numerous studies, suggests that investors view the intervention as valuable. Critics of hedge fund activism, however, have argued that this result suggests that investors are also short-sighted, that is, they are happy to receive higher payouts in the short-term, while ignoring the long-term consequences.219 Under ordinary circumstances, this interpretation would follow only if financial markets were persistently incapable of pricing the long-term effect of activism, an assumption seems somewhat of a stretch.220 Furthermore, the market response to activism varies significantly across firm,

218 See Brav et al, Firms Performance, supra note 14.
219 See supra Part II.
220 See e.g., Bebchuk et al., Long-Term Effects, supra note 8, at 1123 (“For hedge fund activism to reduce the wealth of shareholders in the long term, it must be the case that (i) the elevated stock-price levels following 13D filings represent inefficient market pricing that fails to perceive the expected long-term costs of the intervention”)
and is sometimes negative. Why would similarly afflicted short-term investors respond negatively to hedge fund engagements in some firms and positively in others? Under this Article’s account, capital market price responses might also be due to management side factors. For example, a positive market response could reflect rational market satisfaction with the derailing of an undesirable long-term project that was itself the artifact of long-termism. More generally, the account offered here predicts that market response might vary across firms, activists, and investments—depending on the extent of long-term (management-side) bias and short-term (investor-side) bias that are involved in any particular situations.

B. Business Implications

The framework developed above—and the symbiotic interaction between long-termism and short-termism—have several implications for business operations. We chronicle three of them here: business investment, investor payout, and firm governance.

1. Overinvestment

Short-termism has been a constant concern of corporate America’s policy makers, lawyers, academics, business commentators. Under conventional wisdom short-term gains always come at the expense of superior long-term investments and growth, and accordingly impose significant inefficiency costs on firms and investors. As leading corporate Lawyer Martin Lipton harshly warns:

“In what can only be considered a form of extortion, activist hedge funds are preying on American corporations to create short-term increases in the market price of their stock at the expense of long-term value.”

Yet, as we have argued above, managers often have incentives to overinvest in long-term investments. As a result, the widely held assumption that short-term pressure always comes at the expense of long-term performance and growth seems suspect. Short-term pressures (even less-than-rational ones) could limit overconfident long-term investment, and consequently improve long-term performance and growth. Thus, the finding that hedge fund activism has led to less investment in R&D—which is often said to be one of the strongest pieces of evidence against hedge fund activists—by itself does not imply that activism is either damaging or valuable to shareholders. Rather, it raises an empirical question—what type of investments are less likely to go through due to activism: desirable or undesirable ones? If R&D levels were excessive due to long-term bias, and activism reduces inefficient overestimated investments, then short-termism would contribute to

---

221 Coffee & Palia, supra note 8.
222 Barzuza & Talley, supra note 39.
223 See Lipton, Important Questions, supra note 4.
224 See Coffee & Palia, supra note 8, at 576.
long-term profitability and growth. Consistent with this possibility, two recent studies find that while activism reduces investment in R&D and CAPEX in general, it also leads to increased returns on assets, and higher output measures (such as more patent registrations and citations).

To be sure, some others have posited that short-termism could play a role in limiting overinvestment. Yet, the argument that managers overinvest relied largely on an agency cost theory, and did not consider modern executive compensation structures. The common overinvestment theory – empire building – posits that managers have personal benefits from increasing the size and scope of their firms, which they achieve via investments and acquisitions. First, the argument goes, by purchasing other companies, managers can arguably increase their own compensation. Second, they increase their visibility and importance. Third, they increase the company’s diversification. Yet, as Coffee and Palia argue, executive compensation today ties compensation to firm performance. Thus, if empire building harms the company, executives won’t pursue it. The long-termism approach we posit, however, does not turn on agency costs theory, and thus is less susceptible to this criticism. Since it is driven by overconfidence, incentive-based compensation does not necessarily mitigate long-termism; quite the contrary. Overconfident managers—who genuinely (but mistakenly) believe in the quality of their long-term investments—are encouraged to invest more if their compensation is tied to firm value. Indeed, these managers typically negotiate a compensation package that is sensitive to firm value.

2. Investor Payouts

Another criticism of activist hedge funds concerns the pressure they frequently exert to increase shareholder payouts. Fearing these pressures, it is argued, firms sacrifice R&D and other long-term investments. Possibly consistent with this behavior, shareholder payouts of S&P 500 companies recently reached 90% of their income. And accordingly, investment in R&D has declined. Hedge fund pressure, in turn, is motivated by their needs for liquidity and the pressure that they face from their investors.

If, however, managers overinvest in long-term assets like R&D due to long-termism, forcing shareholder distributions could curb these overinvestments. To be sure, disbursing inside capital can sometimes limit desirable investments. Yet, the pressure to increase

---

225 Coffee & Palia acknowledge the potential argument that R&D level was excessive. Yet, they argue, since managers are compensated for long-term performance they have no incentives to overinvest. See Coffee & Palia, supra note 8, at 550. Yet, overconfidence is not cured by incentive-based compensation. Since overconfident managers believe in their long-term projects, long term compensation will incentivize them to invest more rather than less, in those long-term projects. See Malmendier & Tate, Investment, supra note 29.

226 See Brav et al., The Real Effects, supra 10; Brav et al., Innovation, supra note 10.

227 Malmendier & Tate, Investment, supra note 29 ("Specifically, standard incentives such as stock- and option-based compensation are unlikely to mitigate the detrimental effects of managerial overconfidence.")

228 See Humphrey-Jenner et al., Overconfidence & Compensation, supra note 118.

229 See William Lazonick, Profits Without Prosperity. 92 HAR. BUS. REV. 46 (2014)
payouts will tend disproportionally to limit those investments that are driven by overconfidence. As discussed above, overconfidence thrives on the availability of internal cash flow (or “house money”) of the firm.\textsuperscript{230} If there is lightly-monitored capital available within the company, overconfident managers are more likely to use it for investments.\textsuperscript{231} When such resources are not available, in contrast, they will be forced to raise it externally and are less likely to invest, presumably since they believe that their company is undervalued, and external finance is thus too costly.\textsuperscript{232} Placing pressure on the distribution of internal funds, thus, disproportionally reduces overconfident investments.

Furthermore, there is empirical evidence to suggest that the pressure to increase payouts will limit the most problematic types investments. Value destroying acquisitions by overconfident managers, for example, are more likely and more harmful when they are financed from internal funds.\textsuperscript{233} Similarly, the inclination to overinvest is weaker when managers cannot rely on internal finance, and must “sell” their plans to outside financiers.\textsuperscript{234} This payout pressure thus affects overconfident CEOs more than it does others. Indeed, it is hardly a coincidence that in the three case studies explored above – Yahoo, AOL and Navistar – the companies were generating significant internal cash flows, which were in turn used to underwrite the long-term strategies. The activist hedge funds that intervened, accordingly, demanded that the managers distribute some of these cash flow to shareholders rather than reinvest it. Thus, one way to understand the pressure to increase payouts is that so doing forces managers to invest (at least in part) from external funds rather than from internal funds, pitching for and raising capital in the market for their investments. Only if they pass the market test for these investments they should pursue them. Consistent with this interpretation, Fried and Wang recently found that while firms payout more than 90% of cash flow, they also issued new equity in significant value.\textsuperscript{235} In particular, after new issuances are taken into account, the net payouts to shareholders, are around 41%, less than half of the total payouts.\textsuperscript{236}

3. Firm Governance

Our arguments may also have implications for firm governance. Long-termism, since it is driven by overconfident management, underscores the need in effective and engaged directors.\textsuperscript{237} Board members could provide an immediate feedback that could (at least

\textsuperscript{230} Malmendier & Tate, Investment, supra note 29.
\textsuperscript{231} Malmendier & Tate, Investment, supra note 29.
\textsuperscript{232} Id.
\textsuperscript{233} See Malmendier & Tate, Acquisitions, supra note 30 (finding that overconfident CEO are likely to make value destroying acquisitions, and the effect is stronger “if they have access to internal financing.”)
\textsuperscript{234} See Malmendier & Tate, Investment, supra note 29 (finding that overconfident CEOs “overinvest when they have abundant internal funds, but curtail investment when they require external financing.” and that this “sensitivity of investment to cash flow is strongest for CEOs of equity-dependent firms, for whom perceived financing constraints are most binding.”)
\textsuperscript{235} Fried & Wang, supra note 31.
\textsuperscript{236} Id.
\textsuperscript{237} Malmendier & Tate, Investment, supra note 29, at 36 (“the results confirm the need for independent and vigilant directors”)}
potentially) constrain overconfidence and long-termism. Empirical studies on the passage of the Sarbanes Oxley Act of 2002 and the ensuing requirement to implement majority of independent directors found that effects have been particularly salient in firms with overconfident managers. In firms whose managers were classified as overconfident, investment declined significantly and firm performance has increased.238 Independent directors thereby limited investment in projects that were likely to be overestimated by management.239

Activists increasingly nominate members to firms’ boards, more and more via settlements with firms’ management. Such board members, this Article suggests, could play an important role in limiting overconfident, undesirable investments. And some evidence is indeed supportive of activists’ directors adding value to firms.240 To begin with, when activists gain board representation they hold stock in the target for a median of 3 years. Second, the study finds long-term improvement in operating performance during the five years following activism, returns on assets (ROA) increased in 2% in average – for these firms.241 The authors then conclude that:

[T]he relatively long-term holding period in cases where activists become directors, positive stock market effect, and long-term operating performance improvements seem inconsistent with activist directors being short-termist.242

C. Legal Policy Implications

Our arguments also bear on several legal and regulatory reforms that are at various stages of progression. Most of them are motivated by the view that unalloyed short-termism impairs the proper functioning of capital markets. When one views short-termism alongside long-termism, however, the likely effects of these reforms become somewhat harder to evaluate.

1. Activist Restrictions, Quarterly Reporting, and Dual Class IPOs

As noted in Part 2, significant concerns with respect to short-termism have lead policy makers, judges, academics, and practitioners—including many who usually object any form of regulation in corporate law—to advocate regulatory changes to curb short term investing and encourage long-term management. Several statutory or regulatory reforms currently loom large. Most immediately, Congress will soon consider the proposed Brokaw Act, which would require greater disclosures and limit traditionally profitable

238 See Banerjee et al., Overconfidence & SOX, supra note 100.
239 See Coffee & Palia, supra note 8, at 574-576 (surveying studies that find that hedge fund activism is associated with a decline in R&D investment).
241 Id., at 3.
242 Id., at 4.
strategies of hedge fund activists. The concern of short-term bias, as expressed by co-sponsoring Senator Tammy Baldwin (D-Wis.) is the direct and almost sole motivation for the Act: “We cannot allow our economy to be hijacked by a small group of investors who seek only to enrich themselves at the expense of workers, taxpayers and communities.”

If passed, the proposed Act – named after a Wisconsin town whose century-old paper mill was shuddered by an activist hedge fund – would direct the SEC to amend section 13(d) reporting rules in several respects. Most notably, the amendment will shorten hedge funds’ reporting window to investors, after they cross the 5% ownership threshold, to four days. Under current law, any investor who buys more than 5% of a firm’s shares is obliged to file a 13D disclosure form that reports the investor identity, ownership, whether the investor has an intention to take over the company, and other relevant details. At present, investors crossing the threshold have a 10-day window to file a 13D from the day they become a beneficial owner (that is when they own more than 5%). When a 13D is filed, the market learns (often for the first time) that the firm was targeted by a hedge fund activist, which typically triggers a significant positive market response. Thus, hedge fund managers typically accumulate more shares within the 10-day window before the price increase takes hold. Shortening the window to 4 days will limit the amounts of shares that hedge funds can buy in pre-announcement market price, and in turn their overall profits from activism. Second, the amendment will broaden the disclosure obligation’s applicability to cover short positions and derivatives. Third, the Act will broaden the definition of “group” for 13D purposes, explicitly including “wolf packs” of coordinated hedge funds purchase parallel initial blocks. To the extent that short- and long-termism counter-balance one another, however, the reforms proposed by the Brokaw Act may well disrupt that balance in a way that disserves shareholder interest.

Similarly, the concern of short-term bias and its effects on long-term growth has led to proposals to eliminate the requirement that firms will make their performance public every quarter. In a recent publication the Conference Board called to replace quarterly reports and guidance with long-term, possibly a 1-year guidance. And, after a

243 See Brokaw Act, supra note 11; an earlier version was submitted in 2016 but was not voted on. See Brokaw Act, S. 2720, 114th Cong. (2016).
244 See Danna Borak & David Benios, Democrats Take Aim at Activist Investors, WSJ (March 17, 2016), available at https://www.wsj.com/articles/democrats-take-aim-at-activist-investors-1458251491
245 See Brokaw Act, supra note 11.
246 Id., at 2.
247 Id., at 8.
248 Id., at 12-13.
249 We observe that much of the public rhetoric surrounding the Brokaw Act appears to focus on non-shareholder interests—in particular that of the laid-off workers the Act’s eponymous Wisconsin town. As discussed elsewhere in this article, a stakeholder-oriented perspective might rationalize certain types of long-term deference, but only if so doing compares favorably to a host of other, more direct means to redress stakeholder interests more directly. See notes 41-44 supra, and notes 268-70 infra, and accompanying texts.
Presidential Tweet, the SEC issued a notice for public comment on the proposal.251 Advocates of these policies tend to cite short-termism as well as compliance costs that typically are associated with quarterly reporting.252 Our analysis suggests, however, that curbing quarterly feedback could also result in more costly forms of long-termism. A better direction for federal regulation might be to account of how short-termism and long-termism interact with (and sometimes counteract) one another, with the goal of minimizing the costs of long-termism and short-termism.

Our analysis also helps shed light on another growing trend: the increasing frequency of companies to go public with a “dual class” stock structure—under which some shares (typically the ones belonging to the founders) have significantly more votes per share than the company’s common stock (purchased by outside investors). The structure usually results in a governance regime with significant separation of ownership and control. That is, founders retain sufficient votes to control the firms even though they own only a small fraction of the economic ownership stakes, and they bear only a part of the consequences of their decisions. Dual class structures have proven highly controversial of late, and some securities regulators around the world prohibit it (but not the United States, yet253). Scholars have come down on both sides, with some excoriating the practice254 with others offering explanations as to why dual class stock may increase value (usually by deterring short-term focused investors from intervening in the founder’s long-term project and possibly allowing them to pre-commit not to do so).255 Our analysis suggests, however, that while founders may sometimes be right in their assessment, when the embrace of dual class structure is the product of managerial optimism with respect to long-term investments, the decision may be wasteful. That said, we are reluctant to advocate for a blanket prohibition on dual class stock (as others have championed256). It is difficult indeed for outsiders to unpack the motivations of a founder who embraces a dual class structure: it may be due to overconfidence (and thus value-eroding); but it could just as easily be due

255 See e.g., Daniel R. Fischel, Organized Exchanges and the Regulation of Dual Class Common Stock, 54 U. Chi. L. Rev. 119, 137–38 (1987); Cf. Goshen & Hamdan, supra note 36 (Dual-class allows a founder to pursue a valuable idiosyncratic vision, that investors might mistakenly undervalue).
to a founder’s genuine desire to protect a project that is inherently difficult for outsiders to assess. Moreover, the founder might simply place idiosyncratic value on maintaining control, and is willing to incur the costs of doing so in the form of the price discount that outside investors will no doubt impose on the sale (particularly if they are short-term oriented). Whatever their motivation, dual-class founders will internalize the loss.

2. Directors’ Fiduciary Duties

As developed in Part 2, Delaware courts have recently begun to float concerns about short-termism and its implications for fiduciary conduct. Accordingly, several opinions have begun to modify the framework for assessing directors’ fiduciary duties, requiring that directors “manage for the long-term” on behalf of “permanent capital” (often favoring common shareholders over preferred shareholders holding redemption or exit rights).257 Under Delaware law, directors typically receive the deference of the business judgement rule (BJR): if they were sufficiently informed and not conflicted – the court will not judge the wisdom of their business decisions with a hindsight. While directors’ fiduciary duties were always understood to require them to act to maximize overall value, the way they went about doing so (including the relevant time horizons they employed) was presumed to be largely within their discretion.258 Yet, under the Chancery Court’s emerging jurisprudence, a director who acts to maximize short term value may be deemed conflicted on that basis alone. Moreover, even a director who is simply nominated by an investor deemed to have a short-term horizon might be presumed ipso facto to have a conflict of interests with the company and its shareholders.259

A long-termist account of fiduciary duties not only strips directors from the protection of the BJR, but it also results in the highest standard of review applied by Delaware courts – the entire fairness standard (EF). Under this standard, which is typically reserved for direct conflicts of interest such as naked self-dealing, the director has the burden to prove the fairness of the transaction process and the fairness of the price. The standard is difficult to meet, and a long-termism litmus test may well result in a real risk that the director will be found to breach her duty of loyalty to shareholders. Furthermore, while Delaware law

257 Trados, supra note 11, at 37 (Del. Ch. 2013) (“Focusing on long-term investments rather than short-term gains is the proper role of managers, board members and investors. The goal of corporate law is the promotion of long-term value via supporting long term investments.”) Op. Cit. 50. (“the blockholder director’s duties to the corporation require that the director manage for the long term, while the blockholder director’s duties to the investor require that the director manage for an exit.”). See also In Re Rural/Metro Corporation S’Holders Litig., 102 A.3d 205, 253 (Del. Ch. 2014)

258 While Laster draws his decision from what he views as a long-standing duty to maximize long term value, many view the decision as precedential under Delaware law. See e.g., Jack Bodne, Leonard Chazen & Donald Ross, Covington & Burling LLP., VC Laster, Fiduciary Duties and the Long-Term Rule, LAW 360 (March 11, 2015), available at https://www.cov.com/-/media/files/corporate/publications/2015/03/vc_laster_fiduciary_duties_and_the_long_term_rule.pdf (“The notion that directors are required to maximize value over the long term and that directors who represent stockholders with short-term investment horizons necessarily face a conflict of interest...represent a significant change in the law”).

259 Id., at 50; Laster & Zeberkiewicz, supra note 11, at 49.
provides additional layers to protect directors from monetary liability for a breach of duty of care, it does not (usually) award these protections if the director was found to breach her duty of loyalty. The emerging Delaware approach, then, could expose directors that were nominated by activists hedge fund, to a nontrivial risk of liability. Although the cases plying this new approach to fiduciary duties have thus far largely side-stepped imposing real consequences for breach, it is likely a matter of time before the full measure of liability exposure begins to emerge. Based on the arguments above, we would advise Delaware courts to continue to utilize caution in applying long-termist fiduciary duties—or at least to work through how long-term and short-term biases interact with one another.

3. Executive Compensation

In addition to animating reform proposals in securities regulations and fiduciary duties, short-termism concerns have also been caught up in executive compensation practices, which some advocates maintain should be changed to better align managers’ wealth to the long-term performance of the firm. One commentator has argued that:

“The most effective way to curb short-termism would be to lengthen the time horizons in the compensation packages of asset managers and corporate executives.”

Long-term compensation packages, the argument goes, would better align managers incentives with those of the long-term shareholders. Furthermore, long-term compensation packages also supposedly prevent executives from overinvesting. Yet, when such proposals are viewed through the lens of our argument, the creation of long-term incentives could actually exacerbate the bias of overconfident managers smitten with their own long-term investments. Indeed, overconfident CEOs show higher demand for incentive-based compensation than CEOs that are more dispassionately disposed. And yet, these same managers hold onto their options all the way till expiry, typically losing money from not exercising them earlier — that is, their predictions turned out to be overly sanguine on average. Thus, to the extent that managers already suffer from long-term bias, compensation contracts that double down on such biases are unlikely to improve things.

---


261 See Coffee & Palia, supra note 8.

262 See e.g., Malmendier & Tate, Investment, supra note 29, at 36 (“Specifically, standard incentives such as stock- and option-based compensation are unlikely to mitigate the detrimental effects of managerial overconfidence.”)

263 See Humphery-Jenner et al., Overconfidence & Compensation, supra note 118.

264 See e.g., Malmendier & Tate, Investment, supra note 29.
4. Takeover Defenses and Just Saying No

Finally, our analysis has implications for Delaware’s approach to takeover cases – in the particular circumstances in which the company erects defenses to a hostile suitor. If managers have a long-term plan for the company that a hostile bidder might interrupt, Delaware courts have consistently allowed them—under the so-called “Unocal” rule\(^\text{265}\) – to resist the suitor (essentially forever), regardless of the price the bidder is offering to shareholders. Delaware courts long ago decided that managers need not convince the court that their long-term plan will result in higher better value for shareholders than the bidder’s offer. Rather, so long as target-company directors are sufficiently informed and genuinely believe that their long-term plan will eventually result in higher gains for shareholders, they are allowed to “Just Say No” to the hostile acquirer.\(^\text{266}\) If managers choose to just say no, the inevitable result is that they block the bidder. Thus, shareholders are never guaranteed the option of deciding whether to sell their shares at a premium to the bidder, even if they have lost faith in management’s long-term plan. To the contrary, the target board retains significant power to resist, predicated on the idea that shareholders may mistakenly agree to sell their shares out of ignorance as to the incumbent management’s long-term plan.\(^\text{267}\)

It is exceedingly unlikely that this area of law (which has been fully baked since the late 1980s) will ever change dramatically. That said, our analysis suggests that some managers are prone to systematically overestimating the value of their long-term investments. Consequently, there is a concomitant concern that managers will mistakenly block a high premium offer to shareholders, hoping to protect the sanctity of a long-term plan that managers honestly (though incorrectly) subscribe to. Were the Unocal rule being authored on a blank slate, our analysis suggests a distinct cost of placing too much discretion in the hands of overconfident managers; at the very least, the potential danger of long-termism should factor into the analysis.\(^\text{268}\)

V. CONCLUSION

A significant and fast-growing literature has increasingly focused on the purported dangers of short-term bias within public capital markets. Although the substantive severity of the short-termism threat is still a topic of much debate, the argument has galvanized enough energy to catalyze both doctrinal change and numerous institutional reformation.


\(^{266}\) See e.g., Paramount Communications, Inc. v. Time Incorporated, Fed. Sec. L. Rep. (CCH) ¶ 94, 514; Aff’d, 571 A.2d 1140 (Del. 1989).

\(^{267}\) Id.

\(^{268}\) In some respects, the dangers of long-termism could still sneak in the back door of the Unocal doctrine, through its requirement that a defensive measure must be proportional to the threat posed, and cannot be preclusive or coercive as to an outside hostile bidder. See Unitrin Inc. v. American General Corp., 651 A.2nd 1361, 1386-88 (Del. 1995). Especially long-termist business plans might dismiss all outside bids categorically, and thus could conceivably run afoul of Unocal’s proportionality requirement.
proposals. Motivated by some curious paradoxes within this debate, this Article has advanced—for the first time—an argument that, along with short-term pressures, managers also suffer from long-term biases. Drawing on the extensive academic literature on overconfidence as well as three real-world case studies, this Article has shown that long-term projects are systematically susceptible to overestimation by managers. The high potential upside such projects offer is especially tempting to optimistic managers. And, their long gestation periods and inherent vagueness further exacerbate the drivers of overconfidence: the illusion of control, skill overestimation, competition neglect, and stubborn commitment. Moreover, the factors that usually constrain overconfidence—clear and immediate feedback, benchmarking data and learning—are frequently lacking. Our arguments are directly relevant to the ongoing debate over short-termism because they raise the intriguing possibility of an equilibrium “symbiosis” between short-termism and long-termism, with each negating at least some of the worst parts of the other, ultimately resulting in more balanced (if at times contentious) corporate decision-making. Viewed in this sense, long-termism may be the yin to short-termism’s yang.

The framework developed above, moreover, has implications for both business and legal/regulatory policy. At the very least, it suggests that we proceed with some measured caution in promulgating institutional elixirs to contend with the perceived ills of short-termism without also attempting to understand their likely side effects with respect to long-term biases. Thus far, such reform efforts are still in their embryonic stages—and as they develop further, we should remain mindful of maintaining a balance between addressing short- and long-term biases.

Although our framework leaves us skeptical about the desirability of unalloyed long-termist frames for maximizing shareholder value alone, it may still prove to be the case that long-term oriented approaches can reliably implement a more fully-realized vision of stakeholder governance, where the concerns of employees, customers, creditors, and surrounding communities also receive nontrivial weight in the firm’s objective. Interestingly, several traditional defenders of uninhibited managerialism appear to have become “woke” recently to stakeholder theories of governance. Regardless of whether this epiphany is genuine or instrumental (e.g., to preempt less management-friendly proposals), in our view it merits exploring whether long-termist accounts of corporate purpose are an effective way to harmonize stakeholder welfare concerns with mainstream corporate law (which have traditionally been uneasy bedfellows). If that is the goal, however, the promise of long-termism as form of stakeholder governance should be compared—on an apples-to-apples basis—with plausible alternatives designed to bring about stakeholder governance more directly. Such alternatives include alternative “double-bottom-line” corporate structures (such as the public benefit corporation), alternative

---


270 See notes 41-44, *supra*. 
financing arrangements (such as green bonds), tax incentives, and regulatory policy. This larger debate is almost certainly one worth having, one that raises issues—and hopefully attracts solutions—that will make us all better off in the long (if not the short) term.

---

271 Id.
about ECGI

The European Corporate Governance Institute has been established to improve corporate governance through fostering independent scientific research and related activities.

The ECGI will produce and disseminate high quality research while remaining close to the concerns and interests of corporate, financial and public policy makers. It will draw on the expertise of scholars from numerous countries and bring together a critical mass of expertise and interest to bear on this important subject.

The views expressed in this working paper are those of the authors, not those of the ECGI or its members.
Electronic Access to the Working Paper Series

The full set of ECGI working papers can be accessed through the Institute’s Web-site (www.ecgi.global/content/working-papers) or SSRN:

|----------------------|---------------------------------------|