

Sustainability and Executive Compensation

Law Working Paper N° 747/2023

December 2023

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ECGI Working Paper Series in Law

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Abstract

Over the last few decades, executive pay has undergone several major reinterpretations, which have affected both its design and regulation. Our chapter provides an overview of the trajectory of executive pay, including the recent trend toward integration of sustainability and ESG targets in compensation packages. Our chapter also provides empirical evidence as to the prevalence of ESG-linked executive pay in public listed companies. Analysing a sample of 8.649 publicly traded firms covering 58 countries in the period 2002-2021, we show that a growing number of listed firms include drivers involving sustainable performance in their executive remuneration packages. However, we identify notable differences associated with sector and country characteristics in this regard. For example, we find that, in countries with better government features, firms are more likely to adopt ESG-linked compensation. Overall, our empirical analysis presents a mixed picture. Some of our findings could be consistent with the idea that ESG-linked compensation exacerbates the agency problem of executive pay. We cannot, however, rule out the possibility that such compensation provides a powerful incentive towards more sustainable corporate practices in the future.

Keywords: executive compensation, corporate social responsibility, compensation, corporate governance, ESG

JEL Classifications: D22, G30, G34, J33, K22, K33, K40, M12, M14, M52, 016

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Sustainability and Executive Compensation

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1. INTRODUCTION

The history of corporate law has been characterised as a 'clash between the different visions of corporatism', exemplifying the tension between a public and private image of the corporation. Corporate law and governance have shifted between these two ends of the spectrum across time and jurisdictions.

This tension also underlies developments in executive compensation. In recent decades, executive pay has undergone several major reinterpretations, which have affected both its design and regulation. Corporate theory, together with 'problem framing',³ have played an important role in these reinterpretations.⁴

Developments in executive pay from the early 1990s onwards were firmly based on a private theory of the corporation. According to this theory, the central problem in business law was that of financial underperformance by corporations. In recent times, a more complex picture of the corporation has emerged — one in which the corporation straddles both private and public law.⁵ A series of scandals and crises highlighted a second major problem in corporate law, namely the danger that corporate conduct can create negative externalities and harm to society.⁶

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Bratton & Wachter, 2008, 124.

² See generally Allen, 1992.

³ 'Problem framing' is a key feature of transnational legal ordering. See generally Bowley & Hill, 2022a.

⁴ See generally *id*.

⁵ Hill, 2021.

Id.

Recognition of this second problem has prompted an increased focus on issues relating to sustainability and ESG, including in the area of executive compensation.⁷

This chapter provides a broad overview of developments relating to the design and regulation of executive pay over the last few decades, including the recent rise of integration of sustainability and ESG targets in executive compensation packages. The chapter examines some of the reasons for this development and provides empirical evidence relating to prevalence of this trend in public listed companies today.

2. A SHORT HISTORY OF EXECUTIVE COMPENSATION: THEN AND NOW

a. Corporate Theory and Executive Compensation Design: From Corporate Governance Problem to Corporate Governance Solution

'Show me the incentive and I will show you the outcome.'

Charlie Munger, Berkshire Hathaway⁸

Just over 30 years ago, Jensen and Murphy adopted a law and economics lens to redirect debate concerning executive compensation in their watershed article, 'CEO Incentives – It's Not How Much You Pay, But How'. The article transformed executive pay, which had traditionally been treated as a corporate law problem related to breach of fiduciary duty, into a corporate governance solution.

The article served as a prelude to the era of performance-based compensation,¹¹ which was designed to address agency problems involving corporate underperformance.¹² According to this model, performance-based pay operated as a self-executing mechanism to align managerial

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⁷ *Id*.

⁸ See Lean CX, 2020.

Jensen & Murphy, 1990.

¹⁰ Yablon, 1999, 279–80.

¹¹ *Id*

¹² Jensen & Murphy, 1990.

interests with those of the company's shareholders.¹³ Performance-based pay also functioned as a legitimising device, offering the promise of enhanced pay for superior corporate performance and reduced pay for sub-standard performance.¹⁴ Under this 'just deserts' approach,¹⁵ the quantum of pay was irrelevant, provided that it enhanced shareholder wealth.¹⁶

The 1990s, which has been described as the 'decade of corporate governance', ¹⁷ was also a decade of soaring executive pay in United States, particularly for the largest firms. ¹⁸ The widespread adoption of performance-based pay, coupled with huge option grants, contributed to this trend. ¹⁹ So, too, did a notable reform during this period, §162(m) of the US tax code. ²⁰ Although this legislative provision was conceived as a control on excessive compensation, ²¹ by the time it became law in the mid-1990s, a subtle wording change subverted that original policy goal and led to a disproportionately large component of variable pay compared to fixed pay in US executive compensation packages, ²² thereby accelerating the trend toward dramatically higher pay. ²³

See Ellis, 1998, 402.

¹⁴ Jensen & Murphy, 1990; Frydman & Saks, 2010.

¹⁵ See Hill, 2012a.

See Loewenstein, 1996, 206–7; Ferrarini, Moloney & Ungureanu, 2010, 80.

¹⁷ Conoley, 1999, quoted in Cheffins, 2015, 733.

¹⁸ See, eg, Bebchuk & Grinstein, 2005; Conyon et al., 2013, Figure 1.1, 18; Edmans, Gabaix & Jenter, 2017, 388-95.

See, eg, Yablon, 1999, 293–4; Perry & Zenner, 2000, 145; Conyon et al., 2013, 18. See generally Edmans, Gabaix & Jenter, 2017, 398–404 (discussing changes in the structure of executive pay, including the escalation (in the 1980s–1990s) and the decline (from 2000 on) of outsized option grants in favour of restricted stock grants). However, outsized option grants are by no means a thing of the past. In 2018, Tesla CEO, Elon Musk, received a performance-based stock option grant potentially worth US\$55 billion. See Chase & The Associated Press, 2022.

Internal Revenue Code (I.R.C.) of 1995 § 162(m).

The original iteration of the provision would have disallowed corporate tax deductions for any compensation exceeding US\$1 million on the basis that such pay was 'unreasonable'. See generally Conyon et al., 2013, 24.

²² See, eg, Miske, 2004; Conway, 2008, 396; Murphy & Jensen, 2018.

See Loewenstein, 1996, 219–20; Murphy & Jensen, 2018. See also Winter, 2012 (arguing, from a behavioural economics perspective, that performance-based pay is inherently flawed and exacerbates, rather than alleviates, agency problems).

It has been said that Europe was 'quick to catch up' with performance-based pay, and compensation packages of executive directors of EU listed companies soon followed the US trend of adopting performance targets, in combination with large cash bonuses and stock option awards.²⁴ Yet, in spite of many convergent trends at an international level,²⁵ executive compensation is an area where corporate culture plays an important role.²⁶ Cultural differences are evident in relation to matters, such as design of executive contracts, ²⁷ tolerance for high levels of pay and income inequality²⁸ and attitudes to disclosure of compensation.²⁹ Pay levels for CEOs in the United States, for example, have traditionally been far higher than in the United Kingdom and Europe,³⁰ although the gap between US and UK executive pay narrowed in recent decades.31

Capital market structure is also relevant in relation to executive pay. The capital market structure in many EU listed companies is quite different to that of US public corporations. Unlike the dispersed ownership system, with high levels of institutional investor ownership, that is common in the United States, many companies in continental Europe exhibit concentrated ownership structures, due to family control and other forms of blockholding.³² These factors potentially alter the nature of the agency problems³³ that US-style performancebased pay was designed to solve.³⁴ For example, in a dispersed capital market context, the

²⁴ Winter, 2012, 199.

²⁵ Ferrarini & Moloney, 2005.

²⁶ Levitt, 2005.

²⁷ See, eg, Hill, Masulis & Thomas, 2011.

²⁸ Conyon & Murphy, 2000, F646-7.

²⁹ Ferrarini & Moloney, 2005.

³⁰ See, eg, Thomas, 2004; BIS, 2010, 27; Ferrarini, Moloney & Ungureanu, 2010, 79; Edmans, Gabaix & Jenter, 2017, 421-4.

³¹ BIS, 2010, 25-7.

³² See, eg. Faccio & Lang, 2002, Barontini & Caprio, 2006, OECD, 2021, 24-6.

³³ See Cheng, Lin & Wei, 2015 (discussing the complex agency problems that can arise in the context of concentrated ownership of Chinese family firms).

³⁴ Ferrarini & Moloney, 2005, 306. Cf Ferrarini, Moloney & Ungureanu, 2010, 78, 82-3 (noting that performance-based pay structures can still perform a role in aligning managerial interests with those of minority shareholders in blockholding companies). In spite of the focus of corporate governance literature, including that relating to executive pay, on the United States and the United Kingdom, in fact, ownership concentration is at a company level is increasing around the world. OECD, 2021, 12.

central problem regarding executive pay is a principal-agent conflict, whereas in jurisdictions, such as continental Europe, where concentrated ownership is prevalent, the main problem is one of 'principal-principal conflicts' between majority and minority shareholders.³⁵ Although concentrated ownership can mitigate some free-riding and monitoring problems relating to executive pay, it can also generate different problems, such as appropriation of private benefits and tunnelling.³⁶

Since the introduction of performance-based pay, academic debate has raged as to whether this form of compensation was efficient and determined at arm's length by disinterested directors (the optimal contracting theory) or skewed due to a power imbalance between managers and shareholders (the managerial power model).³⁷

b. Executive Compensation: From Enron to the Global Financial Crisis

'The levels of compensation that we are talking about here would certainly seem to be a powerful incentive for anyone to do anything.'

Stephen Meagher³⁸

A string of international corporate scandals and collapses in the early 2000s increased debate about the design of performance-based pay. Scandals, such as Enron and WorldCom in the United States, and Parmalat, Vivendi and Royal Ahold in Europe, highlighted the fact that performance-based pay could create perverse incentives to engage in misconduct, including earnings management.³⁹

In spite of the existence of similar structural defects in the executive pay packages of the relevant companies, the regulatory responses of jurisdictions differed significantly, largely due

³⁶ Sánchez-Marín et al., 2022, 2820.

See Barontini & Bozzi, 2011.

See generally Bebchuk & Grinstein, 2005; Core, Guay & Thomas, 2005; Thomas & Wells, 2011; Hill & Thomas, 2012, 1–3; Edmans, Gabaix & Jenter, 2017.

See Eichenwald, 2002, quoting comments by Stephen Meagher, a former federal white-collar crime prosecutor, in relation to executive pay at Enron.

See Gordon, 2002; Coffee, 2004; Ferrarini, Moloney & Ungureanu, 2009.

to variances in problem framing. For US legislators, the primary explanation for the collapse of Enron and WorldCom was lack of auditor independence, rather than misaligned incentives in executive pay.⁴⁰ The Sarbanes-Oxley Act of 2002 ('Sarbanes-Oxley Act'), accordingly, paid minimal attention to the regulation of executive compensation,⁴¹ or to strengthening shareholder rights in relation to executive compensation.⁴²

The post-scandal regulatory responses to executive pay and shareholder rights in the United Kingdom and continental Europe were more robust than in the United States.⁴³ In 2002, the United Kingdom became the first jurisdiction to require an annual non-binding shareholder vote on executive pay ('Say on Pay'),⁴⁴ in response to public outrage about so-called 'fat cats'⁴⁵ and government concern about 'rewards for failure'.⁴⁶ The European Commission ('EC'), as part of the 2003 Company Law ActionPlan, adopted two important Recommendations — the 2004 Recommendation on Directors' Remuneration⁴⁷ and the 2005 Recommendation on the Role of Non-executive Directors⁴⁸ — which have been described as 'the heart of the EU's remuneration regime'.⁴⁹ The 2004 Recommendation, for example, contained enhanced disclosure rules for remuneration policy and for individual directors' remuneration packages, as well as providing shareholders with a (binding or non-binding) vote on remuneration policy.⁵⁰ Unlike the approach taken in the US Sarbanes-Oxley Act, the UK and EU reforms

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see Coffee, 2004.

See Sarbanes-Oxley Act § 304 and § 402.

See Chandler & Strine, 2003, 999 (describing the failure to confer stronger rights on shareholders as potentially the 'forgotten element' of the Sarbanes-Oxley Act).

See generally Ferrarini, Moloney & Ungureanu, 2009.

Directors' Remuneration Report Regulations, 2002 (now found in Companies Act 2006, s. 439). See generally Ferri & Maber, 2013; Gordon, 2009.

See, eg, Jackson, 1998; *The Economist*, 2003.

See, eg, Trade and Industry Committee, 2002-03.

Official Journal of the European Union, 2004.

Official Journal of the European Union, 2005.

⁴⁹ Ferrarini, Moloney & Ungureanu, 2009, 26. See generally Ferrarini, Moloney & Ungureanu, 2010.

Ferrarini, Moloney & Ungureanu, 2009, 26.

sought to align shareholder and management interests by elevating the role of shareholders and strengthening their rights in the context of executive pay.⁵¹

Executive pay again became a regulatory flashpoint in the 2007–2009 global financial crisis ('GFC'). Regulatory responses to the crisis reflected the view that flawed executive compensation structures played a direct role in the crisis by creating perverse incentives that encouraged short-termism and excessive risk-taking,⁵² although some commentators disputed this assessment.⁵³

At a supranational level, transnational networks, such as the Group of Twenty (G20), stressed the need for greater global coordination to monitor systemic financial risks⁵⁴ and implementation of financial market reforms, including those relating to executive compensation.⁵⁵ The Financial Stability Board ('FSB') sought to achieve cross-border regulatory harmonisation by formulating *Principles for Sound Compensation Practices*⁵⁶ to provide a blueprint for national prudential standards relating to remuneration in financial institutions.

In the United States, Timothy Geithner, former US Secretary of the Treasury, stated that perverse incentives for short-term gain in compensation contracts had 'overwhelmed the checks and balances meant to mitigate against the risk of excess leverage'.⁵⁷ Although US reforms were originally restricted to companies receiving government bail-out funding, they subsequently expanded to cover executive pay and shareholder empowerment more generally.⁵⁸ The Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010

51 *Id.* at 28.

⁵² See, eg, Crotty, 2009, 565; Avgouleas, 2009, 42–5; Bebchuk & Spamann, 2010, 255–68.

See, eg, Fahlenbrach & Stulz, 2011; Ferrarini & Ungureanu, 2011.

⁵⁴ See Hill, 2012b, 225-6.

⁵⁵ *Id.* at 263-4.

See FSF, 2009. The FSB was originally named the Financial Stability Forum (FSF).

See Braithwaite, 2009.

⁵⁸ See generally Hill, 2012a, 224–6.

('Dodd-Frank Act')⁵⁹ adopted a range of statutory provisions concerning executive pay, including the first US 'Say on Pay' requirement;⁶⁰ disclosure re pay disparity within firms⁶¹ and compensation claw-back policies.⁶²

Developments in the United Kingdom and Europe during this period emphasised the connection between executive pay and excessive financial risk,⁶³ as well as the potential threat this risk posed to economic stability. The influential 2009 UK Walker Review⁶⁴ explicitly linked effective risk management with the policy goals of societal benefit and sustainability, stating:

[i]f banks are to be able to contribute to the nation's economic recovery and wellbeing, it is of critical importance that remuneration practices be reconstructed to provide incentives in support of sustainable performance.⁶⁵

UK and European post-crisis executive compensation reforms focused strongly on the issue of risk management.⁶⁶ In 2010, for example, the UK Financial Services Authority ('FSA') published revisions to its remuneration code ('Revised Remuneration Code').⁶⁷ The revisions were designed to take account of developments, such as the Walker Review, and the need to comply with the European Parliament's Capital Requirements Directive ('CRD III')⁶⁸ on

Dodd-Frank Act § 951.

⁵⁹ Dodd-Frank Act.

Dodd-Frank Act § 953(b).

Dodd-Frank Act § 954.

⁶³ See, eg, FSA, 2009, 79–81.

Walker, 2009, Chapter 7.

⁶⁵ *Id.* at [7.1].

See generally Ferrarini & Ungureanu, 2010, 207–10.

⁶⁷ FSA, 2010.

See Official Journal of the European Union ('CRDIII'), 2010. CRDIII implemented the FSB's *Principles for Sound Compensation Practices. Id.* at (1).

compensation structure and performance measures,⁶⁹ as well as guidelines of the Committee of European Banking Supervisors ('CEBS').⁷⁰ The Revised Remuneration Code stated that its key objectives were to promote market confidence and financial stability by reducing incentives for excessive risk-taking⁷¹ and by ensuring consistency between compensation policies/practices and effective risk-management.⁷² The EU reforms were considerably more detailed and rule-based than those adopted in the United States.⁷³

The GFC highlighted the 'interconnectedness' of markets and the potential for international regulatory coordination to address concerns about negative externalities and moral hazard, particularly in the banking sector.⁷⁴ The crisis led to a new risk-based approach to the design of performance incentives in executive pay and increased emphasis on long-term value creation and sustainability.⁷⁵ Regulatory responses to the crisis were also underpinned by a reevaluation of the concept of interest alignment, and the need to align the interests of management not merely with those of shareholders, but also with the interests of society as a whole.⁷⁶

These developments provided the basis for further refinement of incentives in the ESG era.

c. Executive Compensation in the ESG Era

i. Introduction

'Virtue itself turns vice, being misapplied'.

Cleary Gottlieb, 2010, 7.

See generally Cleary Gottlieb, 2010. CRDIII was introduced by Directive 2010/76/EU (Official Journal of the European Union ('CRDIII')) and was subsequently repealed and replaced by Directive 2013/36/EU (Official Journal of the European Union, 2013). See EBA, 2016, 7; EBA, 2021, 5-6.

⁷⁰ CEBS, 2010. See also Ferrarini & Ungureanu, 2010, 198, 215–16.

⁷¹ See FSA, 2010, [1.16].

⁷² *Id.* at [1.17].

⁷⁴ See, eg, Ferrarini & Ungureanu, 2010, 198, 214–6.

⁷⁵ *Id.* at 202; Hill, 2012a, 231–2.

⁷⁶ Hill, 2012a, 233–4.

The US and European scandals at the turn of the twenty-first century, together with the global financial crisis, demonstrated that 'major financial crises have a habit of changing the executive pay debate'. More recent examples, such as the Wells Fargo fraudulent accounts scandal and the Volkswagen emissions scandal, reinforced concerns that flawed remuneration practices can create perverse incentives for corporate misconduct and negative externalities. They also showed that an exclusive focus on financial success can 'dull the senses' of institutions, boards of directors and managers to other kinds of risk.

Today, the world is facing a new, and unprecedented, set of risks concerning the environment, particularly in relation to climate change. These risks are now treated as key financial risks for corporations. BlackRock, for example, has estimated that climate change poses a US\$ 8.2 billion risk to its portfolio. Controversial proposed corporate climate risk disclosure rules by the US Securities and Exchange Commission are premised on the view that enhanced disclosure is justified precisely because climate risk is a financial risk.

Heightened recognition of these new risks has led to another U-turn in the design and regulation of executive pay, with growing integration of sustainability and ESG targets in compensation packages. Executive pay is again being presented as a corporate governance solution, but to a different set of problems. The new approach focuses attention on corporate commitment to

⁷⁷ Romeo and Juliet, Act 2, Scene 3.

Ferrarini, Moloney & Ungureanu, 2010, 74.

See, eg, Wattles et al., 2018.

See generally Armour, 2016a; Armour, 2016b.

Some scholarship has suggested that stock-based executive remuneration can create systematic perverse incentives for senior managers to underinvest in compliance programs. See Armour, Gordon & Min, 2020.

⁸² See APRA, 2018, 3.

⁸³ See, eg, Summerhayes, 2017; Price, 2018.

⁸⁴ Jaeger, 2021.

See SEC, 2022 (stating that 'investors representing literally tens of trillions of dollars support climaterelated disclosures because they recognize that climate risks can pose significant financial risks to companies'). Cf Pierce, 2022.

ESG values.⁸⁶ Developments concerning integration of sustainability and ESG considerations into executive pay focus attention, not merely on profit maximisation, but on broader questions about *how* profits were achieved and whether profits were made by creating negative externalities and causing societal harm.

Executive compensation is arguably entering a new era of 'pay for sustainable performance'. A key issue is what are the main drivers of this development?

ii. What is Driving the Shift to 'Pay for Sustainable Performance'?

'Sustainability is here to stay, or we may not be.'

Niall FitzGerald, Unilever⁸⁷

There are several drivers of the movement toward pay for sustainable performance, which involves recognition that performance can no longer be measured 'in purely financial terms'⁸⁸ and that ESG factors are an integral part of a company's long-term value.⁸⁹ Firms adopt ESG-linked pay for various reasons, some of which are market based and some of which are due to regulatory requirements.⁹⁰ These pressures form part of a complex 'global stewardship ecosystem'⁹¹ that has, in recent years, helped ESG go 'mainstream'.⁹²

International organisations associated with the United Nations ('UN') have played a particularly important norm-creating role in this area. For example, the UN-sponsored Global

See HBR Editors, 2014. See also HBR Editors, 2019 (noting that that its ranking since 2015 of the best-performing CEOs in the world has related, not only to financial performance, but also to ESG ratings).

See, however, Maas, 2018, 574 (stating that the concept of corporate social performance has been present in accounting and management literature for nearly half a century).

⁸⁷ Changing the Present.

⁸⁹ See, eg, Edmans, 2022.

See, eg, PricewaterhouseCoopers, London Business School & Leadership Institute, 2022, 3–6.

⁹¹ See Bowley & Hill, 2022b.

See Edmans, 2022, 2 (noting 'ESG's evolution from a niche subfield into a mainstream practice').

Compact, 93 which describes itself as 'the world's largest corporate sustainability initiative', 94 has undertaken various important projects involving sustainability, ESG and responsible investment. 95 Another prominent UN-affiliated organisation in this area is the Principles for Responsible Investment ('PRI'), 96 whose current strategic plan seeks, *inter alia*, to 'champion climate action'. 97 In 2016, the PRI released an influential paper, specifically tying ESG goals to executive pay. 98 The paper, which described the integration of ESG issues and executive pay as being 'in its infancy', 99 called on investors to play a larger role in achieving a 'holistic approach towards sustainable performance' 100 in relation to executive pay. The International Corporate Governance Network ('ICGN') has also highlighted the need for such an approach in the wake of the Covid-19 health crisis. 101

Sustainable investment has increased dramatically in recent years.¹⁰² So too has institutional investor engagement with companies on ESG matters,¹⁰³ and this now constitutes one of the most potent pressure points relating to ESG and sustainable business practices.¹⁰⁴ This

In 1999, then-Secretary General, Kofi Annan, proposed that the UN and business leaders establish a 'global compact of shared values and principles'. See UN, 1999. The Global Compact was officially launched in 2000. See UN, 2000.

⁹⁴ UN Global Compact.

Indeed, it appears that the Global Compact was the first to use the 'environmental, social and governance' term and its 'ESG' acronym. See Pargendler, 2021, 1796; The Global Compact, 2004. The 'Who Cares Wins' scheme was a joint initiative of the UN Global Compact and the Swiss Federal Department of Foreign Affairs.

The PRI was launched by the Global Compact in 2006. See PRI, *About the PRI*. The PRI is an investor initiative, which operates in partnership with the United Nations Environment Programme Finance Initiative ('UNEP Finance Initiative') and the UN Global Compact. See generally Bowley & Hill, 2022b.

⁹⁷ PRI, 2017, 9, 11.

⁹⁸ PRI, 2016.

⁹⁹ *Id.* at 4, 14.

¹⁰⁰ *Id.* at 14.

See ICGN, 2020, 2. See also PricewaterhouseCoopers, London Business School & Leadership Institute, 2022, 10 (noting the acceleration of ESG due to the Covid-19 crisis).

See Sullivan & Bujno, 2021 (noting that sustainable investing increased 43% between 2018 and 2021).

See generally Bowley & Hill, 2022a.

Indeed, shareholder interest in ESG matters is by no means limited to institutional investors. Millennial and Gen Z investors are equally focused on ESG. See PricewaterhouseCoopers, London Business School & Leadership Institute, 2022, 3, 13; Bowley, Hill & Kourabas, 2022.

development is also reflected in international Shareholder Stewardship Codes, a growing number of which now explicitly refer to investors' ESG stewardship responsibilities, with the 2020 UK Stewardship Code leading the way. 106

Much of this pressure arises from institutional investors' concerns about the systemic financial risks, ¹⁰⁷ particularly those associated with climate change, as exemplified by the 2020 activist campaign at ExxonMobil. ¹⁰⁸ Such concerns are amplified for large, widely diversified institutional investors. This has led such investors to tackle negative externalities affecting their entire portfolio and they are increasingly willing to announce their commitment to ESG stewardship publicly in relation to matters such as emissions reductions. ¹⁰⁹ The so-called 'Say on Climate' initiative for shareholders (which mirrors shareholders' 'Say on Pay' vote), ¹¹⁰ is another indication of this trend. ¹¹¹ Numerous companies in Europe, the United States and the Asia-Pacific region have now adopted a 'Say on Climate' vote following shareholder pressure. ¹¹²

Including ESG metrics in compensation packages is another way in which boards can signal their commitment to sustainability goals to investors and the market generally.¹¹³ According to Hart and Zingales, the burgeoning ESG engagement by institutional investors represents a paradigm shift from 'shareholder value maximisation' to 'shareholder welfare maximisation'.¹¹⁴

See generally Bowley & Hill, 2022a.

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See FRC, 2020, 2, 15 (Principle 7 requires signatories to report any ESG initiatives). See also Katelouzou & Klettner, 2022.

PricewaterhouseCoopers, London Business School & Leadership Institute, 2022, 6.

Although the campaign was spearheaded by a small hedge fund, Engine No. 1 LLC, large institutional investors were pivotal to the ultimate success of the campaign. See Bowley & Hill, 2022a.

See, eg, Condon, 2020; Coffee, 2021; Gordon, 2022.

See, for example, Official Journal of the European Union, 2017, Article 9(a), 'Right to vote on the remuneration policy'. See generally Thomas & van der Elst, 2015.

¹¹¹ See Bowley & Hill, 2022a; Galloway, 2022.

See generally Bowley & Hill, 2022a.

Bonham & Riggs-Cragun, 2022.

Hart & Zingales, 2022.

ICGN has stressed that, although investors were traditionally more focused on the link between pay and performance, in the era of Covid-19, they must also be attuned to issues related to the quantum of executive pay, inequality and fairness, and the connection to employee health and safety. ICGN also supports the integration into executive pay of sustainability-performance factors, such as climate risk, which corporate executives 'can be held accountable for and directly influence'. Influence'.

Regulatory developments provide another pressure point in the ESG/sustainability stakes, with Europe a clear leader in this regard. Two recent European regulatory developments that may potentially prompt greater use of ESG-linked executive pay are the EU Taxonomy for Sustainable Activities (the 'EU Taxonomy')¹¹⁷ and the proposed Directive on Corporate Sustainability Due Diligence ('CSDD').¹¹⁸

The EU Taxonomy is designed to be a uniform classification tool, predominantly focused on the environment. Its main goal is to promote sustainability and provide consistency in Europe by defining which economic activities are regarded as sustainable. It has been said that the taxonomy is effectively 'the EU's answer to 'what is green?' for the purposes of achieving net zero carbon by 2050. The EU Taxonomy also includes disclosure measures against sustainability, as opposed to merely financial, targets.

The EU Platform on Sustainable Finance ('PSF') has recently explored extending the EU Taxonomy from environmental to social issues. ¹²² In its Final Report on Social Taxonomy, ¹²³

See Official Journal of the European Union, 2020; European Commission, *EU taxonomy for sustainable activities*; EU Technical Expert Group on Sustainable Finance, 2020.

For a succinct summary of the EU Taxonomy's goals and structure, see Doyle, 2021. See also PRI, 2021.

See, eg, comments by Will Martindale, PRI, 2021.

See PSF, 2022. For a succinct discussion of the PSF, 2022 report, see, eg, Travers Smith, 2022.

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¹¹⁵ See ICGN, 2020, 1–2.

¹¹⁶ *Id.* at 2.

European Commission, 2022.

See Worldfavor.

PSF, 2022.

the PSF stated that linking executive pay to ESG should constitute part of the EU Taxonomy given that it is already a widespread business practice in continental European and UK companies listed on major equity indices.¹²⁴

The proposed CSDD, which constitutes another part of the EU's sustainable corporate governance initiative, imposes sustainability due diligence ('SDD') duties and liability risks¹²⁵ on corporate entities and their directors, who are defined to include members of senior management.¹²⁶ The proposed Directive also addresses ESG-related obligations in compensation design in Art. 15(3).¹²⁷ This provision has been described as essentially 'hortatory',¹²⁸ because there is no specified liability in the CSDD for failure to comply with the provision. Nonetheless, it is another potential pressure point that it may interact with ESG-related shareholder activism.¹²⁹

Despite the momentum building for ESG-linked executive compensation (and that momentum is considerable),¹³⁰ enthusiasm for this development is by no means universal. Common arguments against pay for sustainability include the idea that extrinsic monetary rewards may 'crowd out' genuine motivations to behave in a pro-social way;¹³¹ that ESG is already aligned with long-term business strategy, so that there is no need to measure and reward it separately;¹³²

See generally ECGI and Stockholm School of Economics, 2022.

According to one study, 82% of senior corporate leaders around the world now have ESG targets in their pay. See PricewaterhouseCoopers, London Business School & Leadership Institute, 2022, 2.

¹²⁴ *Id.* at 62.

European Commission, 2022, Art. 3(o)(i), which defines 'director' to mean 'any member of the administrative, management or supervisory bodies of a company'.

European Commission, 2022, Art. 15(3) requires Member States to ensure that companies 'duly take into account the fulfilment of ... [certain obligations aligned with limiting emissions in accordance with the Paris Agreement] when setting variable remuneration, if variable remuneration is linked to the contribution of a director to the company's business strategy and long-term interests and sustainability.'

¹²⁸ See Armour, 2022.

¹²⁹ *Id*.

See, eg, Winter, 2012; PricewaterhouseCoopers, London Business School & Centre for Corporate Governance, 2021, 6, 22.

See PricewaterhouseCoopers, London Business School & Centre for Corporate Governance, 2021, 11, 21; Gosling and O'Connor, 2021.

that 'ESG' is an overly broad and ambiguous a concept, 133 ill-suited to serving as an effective benchmark; 134 and that ESG-linked executive pay may constitute a new soft 'money for jam' style of target. 135

Another common criticism is that ESG-related pay simply promises more than it can deliver. For example, evidence is 'decidedly mixed' 136 as to whether companies that adopt ESG metrics in executive compensation lead to improved outcomes and the ability to outperform competitors. Some empirical studies present a positive picture of the long-term effects of ESG-linked executive pay, suggesting that it can break the focus on short-term shareholder profit maximisation, in favour of long-term innovation and value creation. Other studies, however, suggest that any clear causal link between ESG-linked executive pay and improved corporate social performance by corporations is elusive.

Other concerns relating to sustainability and executive pay include fears that institutional investor ESG pressure will not necessarily persist;¹⁴² that corporate greenwashing is an omnipresent risk;¹⁴³ that broad or vague ESG goals in executive pay are unlikely to be

See Pollman, 2021.

See, eg, PricewaterhouseCoopers, London Business School & Centre for Corporate Governance, 2021, 6, 22 (distinguishing between 'old' and 'new' ESG performance measures).

¹³⁵ Maas, 2018, 576.

¹³⁶ Edmans, 2021.

Cf id.; Gore & Blood, 2020. See also Koors, Meyer & Partners LLC, 2019.

See, eg, Flammer, Hong & Minor, 2019 (arguing that linking environmental and social performance goals to executive pay can enhance corporate governance by directing corporate managers' attention to 'stakeholders that are less salient but financially material to the firm in the long run'). *Id.* at 1098.

But see, eg, Lund & Pollman, 2021 (describing the powerful 'shareholderist orientation' of the complex set of rules and processes that constitute the US 'corporate governance machine').

¹⁴⁰ Flammer, Hong & Minor, 2019, 1100, 1103–04.

¹⁴¹ Maas, 2018.

For example, BlackRock has recently indicated that it is unlikely to support climate change-related proposals it considers to be too onerous on companies, given the economic and geopolitical challenges resulting from the Russian invasion of Ukraine. See Masters, 2022.

See, eg, Stobbe & Zimmerman, 2022. See, eg, Edmans, Gabaix & Jenter, 2017, 387 (stating that '[a]ny high-powered incentive contract creates incentives to manipulate the performance measure(s) it relies upon').

effective;¹⁴⁴ and that widespread adoption of ESG-linked executive pay could increase managerial power and executive payoffs, while simultaneously decreasing shareholder oversight.¹⁴⁵ Also, at this point in time, ESG-linked pay tends to represent only a relatively small proportion of total compensation packages¹⁴⁶ and therefore may fail to override a managerial focus on other short-term goals.

In spite of these concerns about the effectiveness of ESG-linked executive pay, studies, such as that by Cohen et al.,¹⁴⁷ suggests that it is no longer accurate to describe the phenomenon as being 'in its infancy'.¹⁴⁸ It is now considered to constitute 'good governance' and a growing number of major public corporations include ESG factors, such as reductions in greenhouse gas emissions, into their executive pay packages.¹⁴⁹ The next section of our paper provides empirical evidence on the recent growth in ESG-linked executive compensation. It also examines the relevance of firm financial and corporate governance features on the adoption of ESG-linked pay.

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¹⁴⁴ Flammer, Hong & Minor, 2019, 1102.

Bebchuk & Tallarita, 2022.

See Flammer, Hong & Minor, 2019, 1101; PricewaterhouseCoopers, London Business School & Leadership Institute, 2022, 15 (noting that average ESG weightings are currently around 10%, but that investors are pushing for an increase to 20%).

Cohen et al., 2022, p. 1 and fn 1.

PRI, 2016.

See, eg, Flammer, Hong & Minor, 2019, 1098 (noting that Alcoa, American Electric Power, Intel, Novo Nordisk, and Xcel Energy now integrate CSR criteria into executive pay). See also Gadinis & Miazad, 2020, 1407, 1419 (noting that companies such as Microsoft, Pepsi, Walmart, BP, Total and Chevron integrate ESG targets in executive pay). See generally, *id.* at 1419-22.

3. How Prevalent is 'Pay for Sustainable Performance' Today?

'To change something, build a new model that makes the existing model obsolete'.

R. Buckminster Fuller¹⁵⁰

How widespread are sustainable performance factors in contemporary executive compensation contracts? To investigate the frequency and the determinants of the adoption of compensation policies linked to sustainability metrics, we built a large panel of listed firms selected from Refinitiv Asset4 database over the period 2002-2021. Starting from an unbalanced panel of 8.649 publicly traded firms, covering 58 countries and 19 industrial sectors, we selected all firms with available data on the link of executive compensation to ESG performance.

The Asset4 database includes two closely related variables on this issue: 'Sustainability Compensation Incentives' and 'Policy Executive Compensation ESG Performance'. Although according to their definitions they are expected to be closely correlated, ¹⁵¹ the behaviour of the variable 'Sustainability Compensation Incentives' raises some concerns about its quality, regarding its consistency and dynamics. ¹⁵² We therefore decided to select 'Policy Executive Compensation ESG Performance' as our main dependent variable of interest.

We detected that quite a large number of firms show multiple changes in the compensation policy for the variable 'Policy Executive Compensation ESG Performance'. Since we are

Cited in Breckenridge, 2020.

^{&#}x27;Sustainability Compensation Incentives' (Eikon Code = TR.AnalyticCSRCompIncen-tives), is defined as 'Is the senior executive's compensation linked to CSR / H&S / Sustainability targets?', while 'Policy Executive Compensation ESG Performance' (code = TR.PolicyExecComp-ESGPerformance) states if the company has the ESG compensation policy ('Does the company have an extra-financial performance-oriented compensation policy? The compensation policy includes remuneration for the CEO, executive directors, non-board executives, and other management bodies based on ESG or sustainability factors').

The variable 'Sustainability Compensation Incentives' is focused on senior executives while 'Policy Executive Compensation ESG Performance' covers a broader range of managers (the CEO, executive directors, non-board executives, and other management bodies), so it could be argued that the second variable should be TRUE when the former is TRUE. However, about 5% of data-points show 'Sustainability Compensation Incentives = TRUE' while 'Policy Executive Compensation ESG Performance = FALSE'. Furthermore, for 'Sustainability Compensation Incentives' this variable shows a very large volatility both at the aggregate level (the proportion of firms that adopted the policy drops from 33% in 2012 to 9% in 2016, while it remains quite stable for 'Policy Executive Compensation ESG Performance') and at firm level (on average, according to the variable 'Sustainability Compensation Incentives' firms changed their compensation policy 2.33 times, versus only 1.29 times for the variable 'Policy Executive Compensation ESG Performance').

interested in evaluating the determinants of a stable adoption of ESG-linked pay, we decided to delete all the firms with multiple changes of the variable (473 firms), obtaining a final number of 1.903 adopters that were contrasted with all non-adopters included in the Asset4 database.¹⁵³

The final sample is a panel composed of 53.602 firm-year observations, and 6.863 firms. This data-set has a considerably larger size than the samples exploited in previous studies¹⁵⁴ and covers a relatively long period of time. This allows us to propose, to the best of our knowledge, the first global study on the determinants for ESG-linked executive compensation.

We begin our discussion with some descriptive statistics and an analysis of several 'macro-determinants' for ESG compensation. We then focus on the impact of firm financial and corporate governance characteristics on the likelihood of adopting an ESG-linked compensation policy.

A) Macro-determinants of ESG compensation

A growing number of listed firms included drivers related to sustainable performance in their executive remuneration packages. As shown in Figure 1, Section a), at the beginning of the first decade only a small fraction of firms adopted a compensation policy linked to ESG issues, and this proportion further decreased in the wake of the early 2000s recession. Since 2006 the increase in the adoption of sustainable compensation has been impressive, from 4.4% to 36.1% in 2021.

This global picture can be better interpreted if we consider the behaviour of firms headquartered in different countries. Figure 1, Section b) shows that firms in the United States and United Kingdom, which are the most important stock market-oriented economies, led the other countries in the first half of the period examined. However, in the following years,

We also find 118 firms that discontinued the use of ESG compensation policies. Due to space constraints, they will not be studied in this chapter.

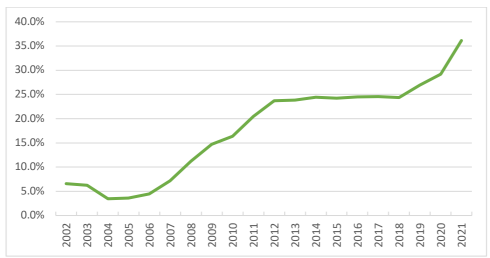
Maas & Rosendaal, 2016, analyzed a cross-section of 490 listed firms in 2010; Derchi et al., 2021, selected a panel of 5.070 firm-year observations corresponding to 848 US-based firms for the period 2002–2013; Cohen et al., 2022, analyzed a global panel of 22.603 firm-years observations and 4.395 firms.

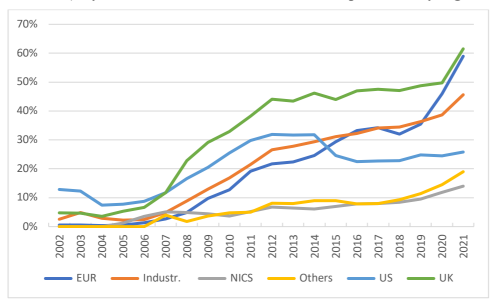
although ESG-linked executive compensation continued to increase in the United Kingdom, its rate of adoption in the United States stabilized and then shrank by more than 5%.

In Western Europe and, to a lesser extent, in other industrialized countries, the positive trend has been vigorous. Following the proposal of the Green Deal, European firms increased the adoption of some form of sustainable compensation from 35% to around 60%, filling the gap from UK firms.

Newly Industrialized Countries (NICS) and the residual group of less developed countries (Others) show very similar dynamics in the average adoption of ESG compensation. They present much lower values than more developed countries, even though a notable increase can be observed in recent years.

Figure 1
Section a) Global dynamics of ESG-linked executive compensation





Section b) Dynamics of ESG-linked executive compensation by region

It is noteworthy, however, that individual countries show a significant discrepancy within each cluster; in particular, the 'Other Industrial Countries' cluster includes nations with quite limited average values (Argentina, Japan, Russian Federation, Turkey) and a few countries – Australia, South Africa and to a lesser extent, Canada – with a very high percentage of ESG-linked executive pay. Australia, with a stunning average of 53% over the whole period, is the country with the most frequent use of ESG executive compensation, a result probably influenced by the large proportion of firms operating in sectors with significant environmental impact.

The frequency in the use of ESG executive compensation could indeed be influenced by specific institutional features, ¹⁵⁵ but it could also be related to its sectoral specialisation, since a large proportion of firms with significant environmental impact can be associated with a broader diffusion of ESG pay. As expected, Figure 2 shows that firms operating in industries with higher Co2 emissions or other environmental concerns (Fossil Fuels, Mineral Resources and Utilities) had a spectacular increase in the adoption of ESG compensation policies.

Institutional and social features like legal origin, stronger political institutions, regulations, and social preferences are significant predictors of CSR adoption and performance at the firm level. See, eg, Liang & Renneboog, 2017.

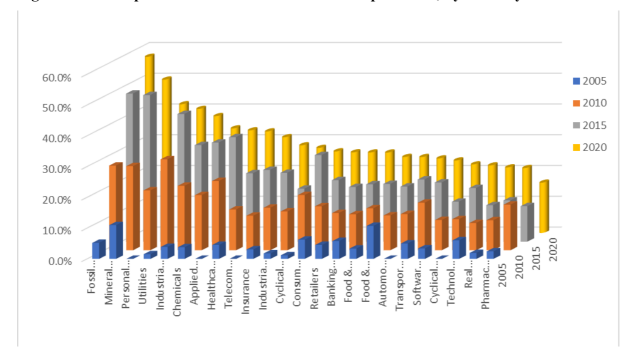


Figure 2 The adoption of ESG-linked executive compensation, by industry

In sum, this descriptive analysis confirms the significant impact of common factors related to time, country, and industrial sector on employing compensation policies¹⁵⁶ linked to sustainability metrics. In the following analysis, which seeks to identify factors correlated to the adoption of ESG compensation, we remove the effect of these common factors by applying a battery of dummy variables in all our econometric estimates.

The first test we perform is aimed at understanding if the adoption of ESG-linked executive compensation is related to global economic conditions, highlighted by stock market returns. If the probability of adopting sustainable compensation practices should be negatively related to stock market returns, it could be argued that ESG policies are used to substitute the impact of the crisis on traditional stock-based compensation. We therefore estimated the following logit regression,

ESG
$$comp_{i,t} = b_0 + b_1 Mkt ret_{i,t} + B_2 Sector_i + e_{i,t}$$

where ESG_comp is a variable that takes the value of one when the firm adopts a compensation policy linked to extra-financial performance, 0 otherwise (obviously, firms that already

For a cross-country analysis of differences in the level and structure of executive compensation see Barontini et al., 2013, Conyon et al., 2013.

adopted the ESG compensation policy are excluded from the sample); Mkt_ret is, alternatively, the global stock market index MSCI WORLD or MSCI indexes of the corresponding geographic areas; Sector is a battery of dummy variables that identify the business sector of each firm¹⁵⁷.

Quite surprisingly, estimates for both regressions are negative and statistically significant (for the global index, $b_1 = -0.4184^{***}$; for local indexes $b_1 = -0.5291^{***}$), showing that lower stock returns are associated to a higher likelihood of the adoption of an ESG compensation policy. In this simple specification, it cannot be ruled out that a bias due to omitted variables may affect the results. However, within the agency framework, they could be consistent with the objective of ensuring the compensation affected by a low stock-based pay.

The second test is aimed at estimating the impact of institutional characteristics on ESG-linked compensation policies. We try to explain if the considerable differences among economic areas previously shown in Figure 1 can be at least partially explained by the characteristics of the institutional environment at individual country-level¹⁵⁸. Using the Worldwide Governance Indicators (WGIs) as a proxy of government quality,¹⁵⁹ we estimated the following logit regressions:

ESG
$$comp_{i,t} = b_0 + b_1 WGI_{i,t} + B_2 Sector_i + B_3 Year_t + e_{i,t}$$

in which the WGI variables capture the estimates of Democratic Freedom, Government Effectiveness, Regulatory Quality, Rule of Law, Corruption Control, Political Stability, and Absence of Terrorism (Political Stability). Since Individual WGIs are quite highly correlated, we included each variable in the logit regressions separately, obtaining the results included in Table 1.

We apply the 4 digit business classification of Refinitiv, made up of 30 classes (the reference sector is '5010 = Fossil Fuels).

For a cross-country analysis on the link between the level of investor protection and CEO compensation see Bozzi, Barontini & Miroshnychenko, 2017.

World Bank discloses the indicators at https://info.worldbank.org/governance/wgi.

In the prior literature that used these variables see Chen et al., 2014; Ding, Qu & Wu, 2016; Miroshnychenko et al., 2021.

WGI Variable Coefficient Std Error Democratic Freedom +0.2772 *** 0.0238 +0.0255Government Effectiveness 0.0161 +0.1772 *** Regulatory Quality 0.0227 +0.2448 *** Rule of Law 0.0208 +0.1687 *** **Corruption Control** 0.0186 +0.0620 *** Political Stability 0.0216

Table 1: Government quality and the adoption of ESG compensation policies

Year, and sector fixed effects (always statistically significant) omitted for brevity.

All the World Governance Indicators are positively and significantly (with the exclusion of Government Effectiveness, whose p-value is 11.3%) correlated with the adoption of ESG-linked compensation policy. Since all these indicators of governance performance are standardised – they range from approximately -2.5 (weak) to 2.5 (strong) – the larger coefficients of Democratic Freedom¹⁶¹ and Rule of Law¹⁶² signal a higher impact on the likelihood of adopting an ESG-related compensation scheme.

These results are in line with other studies, showing that the quality of country regulation or corruption control is positively related to a firm's environmental practices and ESG disclosure. According to institutional theory, in countries with high government quality, firms could be induced to adopt ESG compensation to seek legitimacy and respond to the pressures exerted by stakeholders. 164

B) Financial and corporate governance firm characteristics

After the analysis of global economic and institutional effects on the adoption of sustainable compensation policies, we focus on individual variables covering the financial, corporate

^{*} p < .10; ** p < .05; *** p < .01.

Democratic Freedom corresponds to the variable Voice and Accountability and reflects perceptions of the extent to which a country's citizens are able to participate in selecting their government, as well as freedom of expression, freedom of association, and a free media.

Rule of Law '[r]eflects perceptions of the extent to which agents have confidence in and abide by the rules of society, and in particular the quality of contract enforcement, property rights, the police, and the courts, as well as the likelihood of crime and violence'.

See, eg, Fredriksson & Svensson, 2003; Cahan et al., 2016; Ioannou & Serafeim, 2012; Boura, Tsouknidis & Lioukas, 2020.

Delmas & Toffel, 2008.

governance and ESG profile of the firm. The definition of the variables is included in Appendix, Table A1.

Since the estimation of a multiple regression, including all the control variables, could be affected by collinearity and missing data problems, we start by exploring, for each independent variable X, the following logit regression

ESG
$$comp_{i,t} = b_0 + b_1 X_{i,t-1} + B_2 Sector_i + B_3 Country_i + B_4 Year_{t-1} + e_{i,t}$$

that also includes fixed effects for sector, country, and year. In all regressions, explanatory variables X are lagged because their causal effect on the change in the compensation policy is assumed to occur gradually.

For the sake of brevity, coefficients of the dummy variables will always be omitted. It is worth noting, however, that they are always statistically significant, confirming our previous discussion on 'macro-determinants' of ESG compensation. Obviously, since the impact of county, sector and business cycle fluctuations is captured by this set of dummy variables, the coefficients of the explanatory variables should be interpreted as a pure, differential effect within each firm's cluster.

- Financial variables

Starting with financial variables, we selected widely used proxies of firm size (computed as the log of Total Assets), profitability (Return on Investments and Return on Assets), valuation (Market to Book Value), employee 'intensity' and growth (Employee / Total Assets and Employees 1Year Growth), firm growth (Sales 1Year Growth) and financial leverage (Debt / Equity ratio).

As expected, results in Table 2 show that Size is strongly correlated with the adoption of ESG compensation policies. Large companies operate in a complex net of relationships and could be more influenced by external pressures on ESG strategies. Large firms, therefore, could be induced to implement a compensation policy linked to sustainability drivers, with the aim of aligning manager actions to stakeholders' preferences.

The positive coefficients of Return on Investments and Return on Assets show that, after taking into account the average profitability captured by the sector, country and year fixed effects,

relatively more profitable firms are induced to include ESG incentives in executive pay. This result could be associated with different explanations: shareholders can try to induce a long-term strategy when it is perceived as financially sustainable, given the actual positive economic returns. On the other hand, managers can take the opportunity to increase their remuneration in a less transparent way, adopting a new form of 'camouflage compensation' when good financial results lessen shareholder control.¹⁶⁵

Table 2: Financial variables and the adoption of ESG compensation policies

Independent Variable	Coefficient	Std Error
Size	+0.2632 ***	0.0215
Return on Investments	+1.0613 ***	0.2937
Return on Assets	+0.0123 ***	0.0034
Market To Book Value	-0.0051	0.0137
Sales 1Y Growth	-0.0015	0.0015
Employee / Total Assets	-9.1994	8.2544
Employees 1Y Growth	-0.0028	0.0021
Debt / Equity ratio	+0.0004	0.0005

Country, year, and sector fixed effects (always statistically significant) omitted for brevity.

The other financial variables are not statistically significant. Indicators linked to firm growth, and therefore a long-term orientation (Market to Book Value and Sales 1Y Growth), are not correlated with the decision to adopt ESG-linked compensation policies. Quite surprisingly, the same result emerges for firms with a higher ratio between the number of employees and Total Assets or those that report an increase in the number of employees.

- Corporate Governance variables

Table 3 shows the results obtained for a set of Corporate Governance indicators on the adoption of ESG compensation policies, focusing on variables that capture the characteristics of the board of directors and its interaction with shareholders on compensation issues.

^{*} p < .10; ** p < .05; *** p < .01.

Adding the lagged stock market returns to this regression, both Return of Investments and Return on Assets confirm the results included in Table 2, while the variable 'Local Stock Market Returns' has negative and statistically significant coefficients - respectively -1.3846 (p-value 1.39%) and -1.3566 (p-value 1.58%). This evidence, that confirms the preliminary result at macro-level, could signal the aim to substitute stock-based compensation with ESG drivers when market returns are low.

The variable Board Size, as expected, is strongly correlated to ESG pay. This result is however linked to the effect of firm size, and if both variables are included in the same regression, only the latter remains statistically significant. After taking into account the size of the firm, larger boards of directors do not seem to be more oriented towards the adoption of sustainable compensation.

Table 3: Corporate Governance variables and the adoption of ESG compensation policies

Independent variable	Coefficient	Std Error
Board Size	0.0345 ***	0.0084
Board Diversity	0.0184 ***	0.0021
Executives Gender Diversity %	0.0060 ***	0.0018
Non-Executive Board Members %	0.0118 ***	0.0021
Independence Board Members %	0.0101 ***	0.0014
Board Meeting Attendance Average	0.0137 ***	0.0038
Board Specific Skills	-0.0017	0.0012
Experienced Board	-0.0320 ***	0.0074
Chairman is Ex-CEO	-0.0344	0.0305
CEO-Chairman Duality	-0.0436	0.0295
Anti-Takeover Devices	-0.0017	0.0145
Shareholders' Approval of Stock Comp.	-0.0072	0.0316
Shareholders' Vote on Executive Pay	-0.0169	0.0305
CSR Sustainability Committee	0.3318 ***	0.0273

Country, year, and sector fixed effects (always statistically significant) omitted for brevity.

The four variables capturing the diversity and independence of board members are all significantly correlated to the adoption of ESG compensation. The effect of gender diversity on firms' ESG profile has been recently studied in the literature, often finding a positive relationship¹⁶⁶ that can be driven by the environmentally-friendly attitudes and more effective environmental actions of female directors. Our results confirm this picture, showing that the adoption of remuneration policies linked to sustainability drivers is more likely with a higher female representation on the board.

^{*} p < .10; ** p < .05; *** p < .01.

Bear, Rahman & Post, 2010; Post, Rahman & Rubow, 2011; Li et al., 2017.

See Liu, 2018; Cosma et al. 2021. Liu (2018), in particular, finds that US firms with high board gender diversity are sued less often for environmental infringements.

Similarly, the association of a high ratio of non-executive or independent board members with the adoption of ESG compensation is consistent with previous literature. A large proportion of non-executive and independent directors provides alternative views of ESG strategies compared to insiders, taking into account the perspective of external stakeholders. By monitoring executives, these directors encourage decisions aimed at maximising long-term value, also through the adoption of environmental and CSR practices. 168 The positive correlation between board independence and the adoption of ESG compensation is therefore consistent with this literature.

The variables Board Meeting Attendance, Board Specific Skills and Experienced Board explore the relationship between the implementation of sustainable pay and, respectively, the activity of the board and competencies of its members. As could be expected, frequent participation in board meetings signals a proactive management style that is also focused on ESG strategy and related incentives. On the other hand, the variable Specific Skills – i.e. the percentage of board members who have either an industry-specific background or a strong financial background – is not statistically significant, while a negative impact is associated with the variable Experienced Board, which captures the average tenure of board members. Longterm relationships, probably linked to the presence of strategic blockholders, could in fact be associated with lower (both financial and ESG) variable compensation, due to the alignment of incentives determined by ownership concentration. 169

The next five variables in Table 3 capture the effect of the power of top managers (or the impact of a tight shareholder control) on the probability of adoption of ESG compensation. When there is strong managerial control – e.g. when the Chair is (or has been) the CEO of the company, or when top managers are protected by multiple anti-takeover devices – a negative impact can be expected on the adoption of ESG incentives, because managers are less exposed to stakeholder pressure. By way of contrast, shareholders' approval of executive compensation plans is expected to be associated with implementation of ESG drivers within incentive pay schemes. Nevertheless, none of these variables are statistically significant.

¹⁶⁸ In previous literature, independent directors have been associated to compliance with environmental standards (Johnson & Greening, 1999; Post, Rahman & Rubow, 2011; Mallin, Michelon & Raggi, 2013) and improved CSR (Cuadrado-Ballesteros, Rodríguez-Ariza & García-Sánchez, 2015).

¹⁶⁹ For example, Mehran, 1995, and Ryan & Wiggins, 2001, find that blockholder ownership is negatively related to stock option compensation.

The last independent variable in Table 3 captures the presence of the CSR Sustainability Committee. Previous literature detects a significant role of CSR committees in supporting the achievement of better non-financial performance.¹⁷⁰ As expected, our results show a positive effect of the CSR Committee on the adoption of ESG compensation, which could be a driver for a change in the firm strategy towards sustainability.

ESG Performance and Communication

In this section, we conclude our empirical analysis by showing the relationship between previous ESG performance and the adoption of ESG compensation policies. We also analyse whether companies that do not 'walk their green talk' – i.e. those that present a misalignment between environmental practices and green communication – have a higher propensity to adopt ESG compensation.

The ESG performance is summarised thanks to the scoring methodology developed by Refinitiv on a large number of individual data-points included in Asset4. Refinitiv provides several score measures, from which we selected the ESG score and the specific Environmental, Social and Governance pillars. A Controversies Score is also available, which captures how scandals and legal disputes are published in the media. All scores have values between 0 and 100 and are calculated as percentile rankings that are weighted and combined into a single ESG score.¹⁷¹

Table 4 shows that the Global ESG score is statistically significant, revealing that firms adopting ESG-linked executive compensation in the previous year already had a better ESG

For example, Baraibar-Diez, Odriozola & Sanchez, 2019, find that sustainable compensation policies affect environmental performance especially when firms have a corporate social responsibility committee.

Starting from 186 variables, the scoring process obtains 10 category scores which represent several environmental, social and governance firm characteristics. To calculate the category scores, a percentile ranking methodology is adopted, aimed at assigning scores which are based on the performance of other firms in the same industry. The category scores are then rolled up into three pillar scores which correspond to the main ESG dimensions. To consider the importance of the ESG themes in different industries, a proprietary ESG Magnitude Matrix is implemented in the form of category weights. Similarly, the pillar scores are summed up to originate the aggregated ESG score which provides a general indication of the ESG performance of the firm. For additional information on the Refinitiv ESG methodology see: Refinitiv, 2022.

profile compared to all non-adopters in the same year/sector/country cluster. The effect is similar for each pillar score so it could be argued that the implementation of sustainable incentive schemes is more likely for firms with better preexisting Environmental, Social or Governance profiles.

Somewhat surprisingly, the ESG Controversies Score is negatively related to the adoption of ESG compensation. Since a better firm profile is coded with higher values (companies with no controversies will get a score of 100), it seems that firms with significant controversies have been induced to give further incentives to the managers related to ESG characteristics.

 Table 4: ESG Scores and the Adoption of Pay for Sustainable Performance

Independent Variable	Coefficient	Std Error
ESG Score	0.0227 ***	0.0016
Environmental Score	0.0138 ***	0.0012
Social Score	0.0168 ***	0.0014
Corporate Governance Score	0.0151 ***	0.0013
ESG Controversies Score	-0.0060 ***	0.0013

Country, year, and sector fixed effects (always statistically significant) omitted for brevity.

As previously discussed, the adoption of ESG compensation has been criticised due to the possibility that it could disguise and exacerbate the agency problem of executive pay.¹⁷² As regards the environmental profile, these conflicts could induce greenwashing practices, or simply a misalignment between environmental practices and green communication. In order to check if the adoption of sustainable compensation policy is correlated with this discrepancy, we used the Green Performance (GPI) and Green Communication (GCI) indices, and computed the discrepancy index (DI) as their difference.¹⁷³

More specifically, the Green Performance Index (GPI) is computed as the average of the following green practices: pollution prevention, green supply chain management and green product (see Appendix, Table 2). The Green Communication Index (GCI) is estimated as the average of a company's integration / vision and strategy KPIs (Appendix, Table 3), that proxy for the firm's commitment that has been disclosed about the development of an overarching vision

^{*} p < .10; ** p < .05; *** p < .01.

Bebchuk & Tallarita, 2022.

¹⁷³ Miroshnychenko, Barontini & Testa, 2017; Testa et al., 2018.

and strategy. The Green Communication Index proxies the firm's capacity to competently display and communicate that financial, social and environmental dimensions are integrated in its daily decision-making.

We trace firms where green communication efforts diverge from green practices implementation, computing a discrepancy index (DI) that reflects the difference between firm's green communication and operational practices. Both components have been standardised to have a mean of 0 and a standard deviation of 1, thereby ensuring their comparability in the derivation of the discrepancy index DI. Therefore, a DI lower than zero would suggest that a firm has a 'Walker' attitude since more green practices are implemented compared to environmental communications. Conversely, a DI higher than zero would suggest a 'Talker' approach, more focused on external communication than real practices.

Results in Table 5 show that Green Performance is positively related to the adoption of ESG-related pay, confirming the results obtained with the Environmental Score. Nonetheless, the effect of Green Communication is stronger, and also the coefficient of the Discrepancy Index is positive and statistically significant. In both DI and GPI regressions, misalignment is confirmed as significantly correlated with the adoption of ESG compensation schemes.

Table 5: Environmental Performance, Communication, and the Adoption of ESG Compensation Policies

Independent Variable	Coefficient	Std Error
Green Performance Index	0.3903 ***	0.0462
Green Communication Index	0.5387 ***	0.0463
Discrepancy Index	0.2311 ***	0.0548
Discrepancy index	0.4947 ***	0.0599
Green Performance Index	0.5649 ***	0.0515

Country, year, and sector fixed effects (always statistically significant) omitted for brevity.

^{*} p < .10; ** p < .05; *** p < .01.

4. Conclusion

'ESG issues have become much more important for us as long-term investors'.

Cyrus Taraporevala, State Street Global Investors¹⁷⁴

This chapter reviews theories, regulation, and empirical analyses of executive compensation from a historical and international perspective, while also providing new evidence on the adoption of ESG targets in executive pay packages.

We start by examining some of the reasons underlying the rise of the performance-based compensation, which was proposed as a powerful tool aimed to align managerial interests with those of the company's shareholders within large corporations with dispersed ownership. The US trend toward higher pay quickly spread to other economic environments, such as continental Europe, where concentrated ownership, which creates conflicts between majority and minority shareholders, is prevalent. Furthermore, corporate scandals in the early 2000s and the 2007-2009 global financial crisis provoked vigorous debate about the design of performance-based pay and, in some jurisdictions, a strong regulatory response, particularly from Banking Supervisors.

More recently, increased attention to sustainability (especially for risks related to climate change) has led firms to focus on stakeholders' preferences regarding sustainability and has led to greater integration of ESG targets in executive compensation. As a result of pressure from both regulators and institutional investors, this trend has spread quickly across industrialised countries, with the goal of increasing corporate commitment to ESG values. However, the response to these pressures could ultimately be ineffective. There exists a risk, for example, that ESG-related pay might actually increase managerial power and executive payoffs, giving rise to a new form of extraction of private benefits.

The final section of our chapter looks at the prevalence today of ESG-linked executive pay. It provides new empirical evidence on the adoption of compensation policies linked to sustainability metrics, analyzing a panel of 8.649 publicly traded firms, covering 58 countries and 19 industrial sectors, in the period 2002-2021. We show that a growing number of listed

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¹⁷⁴ Cited in ILO, 2021.

firms included drivers related to sustainable performance in their executive remuneration packages, with notable differences related to sector and country characteristics. In particular, using the Worldwide Governance Indicators as a proxy of institutional quality, we find that, in countries with better government features, firms are more likely to adopt ESG compensation.

Focusing on individual financial and governance characteristics, we find a direct relationship between ESG pay and firm size, as well as with accounting returns. We do not, however, find such a relationship between ESG pay and market valuations and returns, or variables capturing firm growth. This evidence seems inconsistent with a correlation between a long-term perspective and the adoption of ESG compensation. Future research could therefore examine this issue more directly, considering the impact of ESG compensation on long-term ESG and financial performance, a topic on which the literature shows mixed results.

Moreover, many characteristics of the board of directors seem clearly related to the adoption of ESG compensation. Variables capturing the diversity and independence of board members are all statistically significant, confirming that a board which is concerned with the perspective of external stakeholders will be more supportive of adopting remuneration incentives linked to ESG practices.

Finally, we analyse the relationship between previous ESG performance and the adoption of a sustainable compensation policy. We find that firms are more likely to employ ESG-linked executive pay when they already have a significant global ESG profile, and better scores in specific Environmental, Social or Governance profiles. We also find that companies that do not appear to be 'walking their green talk', i.e. those that present a misalignment between environmental practices and green communication, have a higher propensity to adopt ESG compensation.

The evidence on the factors related to the adoption of ESG compensation therefore presents a mixed picture. There has clearly been dramatic growth in ESG-linked executive pay in recent times. However, given the risk of agency problems and greenwashing, it as yet unclear whether this trend will continue and translate into more sustainable corporate practices in the future.

APPENDIX

Table A1. Explanatory Variables

Variable	Description
Size	Firm's size proxied by the log of Total Assets.
Return on Investments	The ratio between EBIT (Earnings Before Interests & Taxes) and Total Assets.
Return on Assets	The ratio between operating income after taxes and Total Assets.
Market To Book Value	The ratio of Equity Market Value to Equity Book Value.
Sales 1Y Growth	1 year growth of Net sales or revenues.
Employee / Total Assets	The ratio between the number of employees and Total Assets.
Employees 1Y Growth	1 year growth of the number of employees.
Debt / Equity ratio	The ratio between Total Financial Debt and Book Equity Value.
Board Size	The number of Board Members.
	Is there female representation on the board OR is there foreign culture
Board Diversity	representation on the board? (% board members).
Executive Members Gender Diversity %	Percentage of female executive members.
Non-Executive Board Members %	Percentage of non-executive board members.
Independent Board Members	Percentage of independent board members, as reported by the company.
Board Meeting Attendance	The average overall attendance percentage of board meetings as reported by the
Average	company.
Board Specific Skills	Percentage of board members who have either an industry specific background or a strong financial background.
Experienced Board	Average number of years each board member has been on the board.
Chairman is Ex-CEO	Has the chairman previously held the CEO position in the company?
CEO-Chairman Duality	Does the CEO simultaneously chair the board OR has the chairman of the board been the CEO of the company?
Anti-Takeover Devices	The number of anti-takeover devices in place in excess of two.
C1 1 - 1 1 2 A 1 - C	Does the company require that shareholder approval is obtained prior to the
Shareholders' Approval of	adoption of any stock-based compensation plan? – relates to any stock-based
Stock Compensation Plan	compensation plan approval or the renewal of an existing plan by shareholders.
Shareholders' Vote on	Do the company's shareholders have the right to vote on executive
Executive Pay	compensation?
CSR Sustainability Committee	Does the company have a CSR committee or team?
ESG Score	Overall company score based on the self-reported information in the
	environmental, social, and corporate governance pillars.
Environment Pillar	Weighted average relative rating of a company based on reported environmental
	information and the resulting three environmental category scores.
Social Pillar	Weighted average relative rating of a company based on reported social
	information and the resulting four social category scores.
Governance Pillar	Weighted average relative rating of a company based on reported governance
	information and the resulting three governance category scores.
ESG Controversies Score	Measures a company's exposure to environmental, social and governance controversies and negative events reflected in global media.
	controversies and negative events reflected in global fliedia.
Green Performance Index	GPI, the index of Green Operational Practices, as described in Table A2.
Green Communication	·
Index	GCI, the index of Green Communication Practices, as described in Table A3.
Discrepancy Index	The Discrepancy Index, computed ad the difference between GCI and GPI.

Table A2. Definition of green operational practices

Variable	Description
Variable Pollution Prevention	 Sum of the 10 emission and resource reduction KPIs: Emissions (Does the company describe, claim to have or mention processes in place to improve emission reduction?-Yes=1/No=0); Nitrogen oxides (NOx) and Sulfur Oxides (SOx) Emissions Reduction (Does the company report on initiatives to reduce, reuse, recycle, substitute, or phase out SOx or NOx emissions?-Yes=1/No=0); Volatile Organic Compounds (VOC) Emissions Reductions (Does the company report on initiatives to reduce, substitute, or phase out VOC?-Yes=1/No=0); Particular Matter Emissions Reductions (Does the company report on initiatives to reduce, substitute, or phase out particulate matter less than ten microns in diameter (PM10)?-
	 Yes=1/No=0); Waste Reduction Total (Does the company report on initiatives to recycle, reduce, reuse, substitute, treat or phase out total waste?-Yes=1/No=0); e-Waste Reduction (Does the company report on initiatives to recycle, reduce, reuse, substitute, treat or phase out e-waste?-Yes=1/No=0); Staff Transportation Impact Reduction (Does the company report on initiatives to reduce the environmental impact of transportation used for its staff?-Yes=1/No=0); Water Efficiency (Does the company describe, claim to have or mention processes in place to improve its water efficiency?-Yes=1/No=0); Energy Efficiency (Does the company describe, claim to have or mention processes in place to improve its energy efficiency?-Yes=1/No=0); Toxic Chemicals or Substances Reduction (Does the company report on initiatives to reduce, reuse, substitute or phase out toxic chemicals or substances?-Yes=1/No=0);

Green Supply Sum of the 4 resource reduction KPIs: 1. Environmental Supply Chain (Does the company describe, claim to have or mention Chain Manageprocesses in place to include its supply chain in the company's efforts to lessen its overall ment environmental impact?-Yes=1/No=0); 2. Materials Sourcing Environmental Criteria (Does the company claim to use environmental criteria (e.g., life cycle assessment) to source or eliminate materials?-Yes=1/No=0); 3. Environmental Supply Chain Management (Does the company use environmental criteria (ISO 14001, energy consumption, etc.) in the selection process of its suppliers or sourcing partners?-Yes=1/No=0); 4. Environment Supply Chain Partnership Termination (Does the company report or show to be ready to end a partnership with a sourcing partner, if environmental criteria are not met?-Yes=1/No=0);Green Product Sum of the 3 product innovation KPIs: Development 1. Environmental Products (Does the company report on at least one product line or service that is designed to have positive effects on the environment or which is environmentally labelled and marketed?-Yes=1/No=0); 2. Product Environmental Responsible Use (Does the company report about product features and applications or services that will promote responsible, efficient, cost-effective and environmentally preferable use?-Yes=1/No=0); 3. Eco-design Products (Does the company report on specific products which are designed for reuse, recycling or the reduction of environmental impacts?-Yes=1/No=0);

Table A3. Definition of green communication practices

Variable	Description	
Green	Sum of the 8 integration/vision strategy KPIS	
Communication	 CSR Sustainability Committee (Does the company have a CSR committee or team?-Yes=1/No=0); Integrated Vision and Strategy Management Discussion and Analysis (Does the company explicitly integrate financial and extra-financial factors in its management discussion and analysis section in the annual report?-Yes=1/No=0); Global Compact (Has the company signed the UN Global Compact? Yes=1/No=0); Stakeholder Engagement (Does the company explain how it engages with its stakeholders?-Yes=1/No=0); CSR Sustainability Reporting (Does the company publish a separate CSR/H&S/Sustainability report or publish a section in its annual report on CSR/H&S/Sustainability?-Yes=1/No=0); GRI Report Guidelines (Is the company's CSR report published in accordance with the GRI guidelines?-Yes=1/No=0); CSR Sustainability Report Global Activities (Does the company's extra-financial report take into account the global activities of the company?-Yes=1/No=0); CSR Sustainability External Audit (Does the company have an external auditor of its CSR/H&S/Sustainability report?- Yes=1/No=0). 	

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