What Drives TBL Reporting: Good Governance or Threat to Legitimacy?

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Abstract
This paper provides two complementary explanations for the adoption of triple bottom line (TBL) reporting by Australian companies. The first explanation is that companies adopt TBL reporting to legitimise their relationship with society because of adverse publicity from the media. The second explanation is that TBL reporting is adopted because of the company’s desire to achieve high-quality reporting and transparency inferred by strong corporate governance. Companies with TBL reporting had significantly more adverse media coverage before implementing TBL reporting than non-TBL companies. TBL reporting is also significantly and positively related to the existence of an environmental or sustainable development committee and the frequency of meetings of the audit committee.

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Classification codes: M41, M48
Corporations report on their performance in protecting and conserving the natural environment, promoting social justice and enhancing economic developments under a triple bottom line (TBL) reporting framework (Deegan 2005). The global community is increasingly aware that economic and business activities are causing degradation both in the natural (for example, global warming and greenhouse gas emissions, and deforestation) and social environments (for example, the widening gap between rich and poor, and increased poverty in developing countries). In recent decades, companies have come under increased pressure to justify the nature and scale of their consumption because they are among the largest consumers of natural and social resources.

The Australian government commissioned the report, *Corporate Responsibility: Managing Risk and Creating Value* (Parliamentary Joint Committee on Corporations and Financial Services 2006) to determine whether greater regulation was required to mandate corporate responsibility and TBL reporting for Australian companies. This inquiry involved an invitation for submissions from the public that were then evaluated before a final report was released. Companies, industry associations, accounting firms and accounting bodies provided submissions in favour of a free market approach where companies decide on their level of corporate responsibility and TBL reporting. Conversely, social and environmental non-government organisations, consumer associations, employee groups and individuals were in favour of legislation that required companies to report on their social responsibilities to protect interested stakeholders. In response, the committee decided that it was not in favour of adopting legislation requiring corporate responsibility and TBL reporting (Deegan and Shelly 2006).

This means that the adoption of TBL reporting in Australia is currently voluntary and likely to continue this way in the foreseeable future. In 2002, an international benchmark survey by the United Nations Environment Programme (UNEP) and
SustainAbility (a London-based research group) reported a total of 235 corporate sustainability reports around the world (UNEP/SustainAbility 2002). Further, survey research commissioned by CPA Australia in 2003 suggests that TBL reporting has been adopted recently by some 160 companies spread over Australia, the United Kingdom, other European countries, and Japan (CPA Australia 2004).

Demands for social and environmental information are likely to vary across countries because of differences in environmental awareness in society, volatility in the natural environment and cultural differences (Chan and Kent 2003). The aim of this paper is to identify the factors that determine the implementation of TBL reporting by Australian companies. Two key complementary explanations are proposed for the adoption of TBL reporting by Australian companies. The first explanation is that companies adopt TBL reporting in response to adverse publicity from the media to legitimise their relationship with society. The second explanation is companies want to be more transparent and accountable to society by reporting the social and environmental impact of their operations by adopting TBL reporting. This desire to be more accountable and transparent is implied by strong corporate governance practices. We know of no other Australian study that links TBL reporting with corporate governance practices.

To test our propositions, we identified a sample of 22 Australian companies that were listed in the 2003 CPA Australia survey of companies adopting TBL reporting. We also identified a control sample of 50 companies matched by total assets (as a proxy for company size) and industry classification. Results of a binary logistic regression provide support for a strong positive relation between the number of adverse newspaper articles and adoption of TBL reporting. Corporate governance variables that have significant influence on the adoption of TBL reporting are frequency of meetings of the audit committee and the existence of an environmental or sustainable development committee.
in the company. Thus, empirical evidence in this paper provides support for both legitimacy theory and good corporate governance structure as plausible explanations for the adoption of TBL reporting by Australian companies.

**Background and Development of Hypotheses**

*Legitimacy Theory and TBL*

TBL reporting is defined as providing information about the economic, social and environmental performance of an entity (Elkington 1997). It is a departure from the traditional focus of companies in maximising their economic or financial bottom-line, commonly known as profits. TBL reporting is directly tied to the concept of sustainable development (O’Donovan 2002), which is defined as ‘development that meets the needs of the present world without compromising the ability of future generations to meet their own needs’ (World Commission on Environment and Development 1987, p. 43).

Our first explanation for a company’s voluntary disclosure of environmental and social responsibility reporting (in addition to mandatory financial reporting) is based on legitimacy theory (see O’Donovan 2002; Deegan 2000 for a comprehensive review of legitimacy theory). Legitimacy theory posits that the legitimacy of a business entity to operate in society depends on an implicit social contract between the business entity and society. Companies lose their license to operate in society by breaching society’s norms and expectations. Accordingly, legitimacy theory predicts that companies adopt environmental and social responsibility reporting (in addition to mandatory financial reporting) to legitimise their operations when society’s norms and expectations of the business entities change or the business entities perceive themselves in breach of existing norms and expectations of society (Deegan and Blomquist 2006).
Previous research has attributed increased social and environmental disclosures of companies to adverse media attention in general, unfavourable publicity due to a significant environmental or social event, and adverse attention for the company due to union criticism. Media agenda-setting theory posits a positive relation between the relative emphasis given by the media to various topics, and the degree of importance these topics have for the general public (Ader 1993). Thus, a firm that comes under adverse media publicity because of its ‘socially unacceptable’ behaviour is considered to have lost its social legitimacy. This is a logical conclusion because media organisations themselves face litigation risk and the risk of reputation damage if their publicity is based on false evidence. Thus, heightened, adverse media publicity is likely to force a company to make specific and targeted disclosures to negate the impacts of unfavourable information available to the public. More importantly, a perceived socially undesirable company is likely to portray an image of ‘coming clean’ and playing a good corporate citizen by producing TBL reports. Production of TBL reports to create a positive image appears to be an appropriate strategy because there has been ever-increasing public awareness around the world of the adverse social and environmental impacts of business operations.

Major oil spills, loss of life due to poor working conditions and job losses have a direct impact on a company’s social responsibility records and disclosure polices. Companies with recent environmental or social incidents have legitimacy problems for the industry, and managers use disclosure strategies to reinstate damaged legitimacy (as inferred by increasing disclosures around the time of the events). This is viewed as repairing legitimacy threats and is a reactive rather than a proactive strategy (O’Donovan 2002).
Patten (1992) provides evidence that there were increased environmental disclosures by petroleum companies in the post-1989 period after the Exxon Valdez incident in 1989. Similarly, in Australia, Brown and Deegan (1998) document that higher levels of media attention are significantly associated with higher levels of annual report environmental disclosures. An increase in positive self-laudatory disclosures has also been observed around the time that an event depicted the organisation in an unfavourable way (Patten 1992; Deegan and Rankin 1996; Deegan et al. 2002). Deegan, Rankin and Tobin (2002) extended previous research to show that the higher the unfavourable print media, the higher the positive social and environmental disclosures made in annual reports.

It has also been shown in Australia that companies do not respond positively to adverse events unless there is widespread adverse publicity (Jantadej and Kent 1999). In 1994, landowners and villagers in Papua New Guinea issued writs against the Broken Hill Proprietary Company Limited (BHP), claiming unspecified damages caused by the discharge of tailings and other releases from a mine owned by BHP into the Ok Tedi River. Environmental organisations and international authorities were concerned with the pollution of the river prior to 1994. Pollution of the Ok Tedi River was not referred to in the annual reports before 1994. However, 1994 was identified as the event year because BHP became subject to major public scrutiny in the Australian media. BHP greatly increased their environmental disclosures from 1994 to 1996, compared with the previous two years, to counteract adverse publicity (Jantadej and Kent 1999).

Criticism by unions on health, safety, environmental and social issues are likely to encourage management to adopt TBL reporting because unions provide an oversight role on management behaviour. Deegan et al. (2002) found that unfavourable media releases
involving health and safety were followed by increased disclosures of health and safety issues.

Companies providing TBL reporting are signalling that they are socially responsible because a review of TBL reports indicates that companies provide mostly positive information about the social and environmental impact of their operations in these reports. The implementation of TBL reporting is one potential way of reinstating damaged legitimacy following adverse media coverage about negative activities and events. This leads to the following hypothesis:

H1: Adverse media publicity encourages companies to adopt TBL reporting.

**Corporate Governance and TBL Reporting**

The role of corporate governance in the past has focused on protecting and promoting the interests of the suppliers of capital to the firm (Shleifer and Vishny 1997). In recent years emphasis has been placed on a growing demand to link financial performance with sustainability. For example, all large and medium-sized European companies are required to produce a business review that provides key information on performance and development (*Financial Times*, 26 May 2006, p. 5). Auditors have to state in their audit report whether the review’s contents are consistent with the financial statements. Auditors’ new role on sustainability places increasing emphasis on the audit committee and internal audit (*Financial Times*, 26 May 2006, p. 5)

The adoption of TBL reporting is likely to be linked to a company’s desire to achieve general high-quality reporting that is transparent and accountable. TBL reporting is closely associated with disclosure transparency and transparency is related to strong corporate governance (Beekes and Brown 2006). A company with a weak corporate
governance structure is unlikely to adopt TBL reporting, because management of these companies withhold information from stakeholders.

Australia introduced the Principles of Good Corporate Governance and Best Practice Recommendations (Australian Securities Exchange Corporate Governance Council 2003) in March 2003. The following are the ten principles recommended in the first ASX Corporate Governance Council report in 2003: lay solid foundations for management and oversight; structure the board to add value; promote ethical and responsible decision-making; safeguard integrity in financial reporting; make timely and balanced disclosure; respect the rights of shareholders; recognise and manage risk; encourage enhanced performance; remunerate fairly and responsibly; and recognise the legitimate interests of stakeholders. The principles likely to be associated with the implementation of TBL are: lay solid foundations for management and oversight; promote ethical and responsible decision-making; make balanced disclosure; recognise and manage risk; and recognise the legitimate interests of stakeholders.

The Council also made 28 recommendations for implementing these principles. Specific recommendations are made about the structure of the board of directors and establishment and content of an audit committee. It is also recommended that nomination, remuneration, risk oversight and management committees are established, and that the external auditor attends the annual general meeting. The committees with relevance to TBL reporting are risk oversight and management committees. Otherwise the recommendations are subjective and open to alternative interpretations (Australian Securities Exchange Corporate Governance Council 2003).

Recommendation 1.1 suggests that the functions of the board of directors and functions delegated to management should be formally disclosed. The board of directors generally delegates financial reporting and risk management responsibilities to the audit
committee (Davidson et al. 2005; Kent and Stewart 2008), and management committees such as environmental and/or sustainable development committees are expected to interact with the audit committee in providing TBL reporting. The board of directors and the audit committee are instrumental in recommending an external auditor to communicate to shareholders (Goodwin-Stewart and Kent 2006).

Many companies in Australia require that their audit committee accept responsibility for overall business risk and ethical standards in addition to financial reporting responsibilities (OneSteel 2003; Ticor Limited 2003; Lynas Corporation Limited 2003; United Group Limited 2003). One company explains that the audit committee is required to report and advise the Board about business risk. It is stated that ‘Risk management policies cover areas such as environment, occupational health and safety, financial reporting and internal controls’ (OneSteel Limited 2003, p. 33). Another company reports that the charter of the audit and risk management committee is to assist the Board in establishing and maintaining ethical standards (Sons of Gwalia Limited 2003).

We expect that audit committees encourage companies to adopt TBL reporting to demonstrate greater accountability of business activities and transparency in disclosure. As audit committees were not mandatory for Australian companies (except for the top 500), the existence of an audit committee is indicative of a company’s commitment to strong corporate governance (Goodwin-Stewart and Kent 2006). All companies in our sample had audit committees so that this variable is not a suitable discriminator for our study. We therefore, focus on indicators of the effectiveness of the audit committees for our sample of companies. The effectiveness of an audit committee partly depends on the independence and expertise of its members (Menon and Williams 1994; Blue Ribbon
Committee 1999), the frequency of its meetings (McMullen and Raghunandan 1996) and its size (Cadbury Committee 1992).

Researchers and regulators maintain that audit committees should be independent and consist exclusively of non-executive or independent directors (for example, Blue Ribbon Committee 1999; Abbott et al. 2004; Carcello and Neal 2000; Dechow et al. 1996; McMullen and Raghunandan 1996; Menon and Williams 1994, ASX 2007). Researchers find a relation between independence of the audit committee and a lower incidence of financial statement fraud (Jiambalvo 1996; McMullen and Raghunandan 1996). A more independent audit committee could extend financial reporting quality by requiring TBL reporting.

Regulators recommend that all committee members be financially literate and that at least one member has accounting or financial expertise (Blue Ribbon Committee 1999; ASX 2007; DeZoort and Salterio 2001). External auditors are more likely to rely on information supplied by audit committees with members possessing financial expertise. Furthermore, auditors are more likely to refer a complex accounting issue to an audit committee that is perceived as having expertise about technical financial reporting issues (Knapp 1987; Cohen et al. 2002). Financial expertise of audit committee members is more appropriate to financial accounting than TBL reporting and is not included in this study.

Audit committee size is another attribute considered pertinent to the successful discharge of its reporting duties (Cadbury Committee 1992; CIMA 2000). Some corporate governance reports have recommended that an audit committee should have at least three members (Australian Securities Exchange 2007; New York Stock Exchange 2002; Blue Ribbon Committee 1999). Larger audit committees are perceived as having increased organisational status and authority (Kalbers and Fogarty 1993; Braiotta 2000).
It is also possible that an audit committee can become too large to effectively carry out its duties because of process losses and diffusion of responsibility (Karamanou and Vafeas 2005). Therefore, audit committees require sufficient members to generate a critical mass, but become ineffective if they are too large. Kent and Stewart (2008) found that required disclosures relating to the introduction of international accounting standards were higher for companies with smaller audit committees. Karamanou and Vafeas (2005) found support for the efficiency of smaller committees when they showed that companies with smaller audit committees were more likely to make earnings forecasts than those with larger committees. Thus, companies with smaller audit committees are more likely to adopt TBL reporting.

A management committee created by the board of directors specific to social and environmental disclosures is an environmental and/or sustainable development committee. This constitutes a formal recognition of the social and environmental impact of the activities of the company and demonstrates a commitment to consider wider environmental and social issues within the decision-making framework of the company. It also implies a company’s commitment to good corporate governance, and social and environmental disclosures are likely to lead to the implementation of TBL reporting (Chan and Kent 2003).

The above discussion leads to the following hypothesis:

H2: Good corporate governance structures associated with the audit committee and existence of an environmental and/or sustainable development committee are positively related to the adoption of TBL reporting.

**Other Corporate Governance and Control Variables**
The board of directors is the most important internal control mechanism available to monitor the actions of management (Fama and Jensen 1983). The board of directors as the highest committee in the company is likely to influence reporting and disclosure decisions by directly making decisions within the board and indirectly through the audit committee, and environmental and/or sustainable development committee, the external auditor and internal auditors. Characteristics of the board of directors indicating sound corporate governance practice are therefore relevant and measured in the study.

Factors that determine good corporate governance with respect to the board of directors include the independence of the board members, separation between chief executive officer (CEO) and the chair of the board, frequency of board meetings, and the size of the board. The ability of board members to act as an effective monitoring mechanism depends on their independence from management (Beasley 1996; Dechow et al. 1996). Independence of the board depends on the number of independent, non-executive directors on the board. Beasley (1996) finds that the inclusion of independent directors on the board reduces the likelihood of financial statement fraud, while Dechow et al. (1996) provide evidence that companies with a greater proportion of non-executive directors are less likely to be subject to SEC enforcement actions for violating generally accepted accounting principles.

Another important characteristic of the board of directors from an agency perspective is whether there is a separation of the roles between the board chair and the chief executive officer (CEO). This is important in that a board’s ability to perform its monitoring role is weakened when the CEO is also the chair of the board (for example, Jensen 1993; Cadbury Committee 1992).

Board size is also related to the directors’ ability to monitor and control managers. Difficulties in organising and coordinating large groups of directors suggest that board
size is negatively related to the board’s ability to advise and engage in long-term strategic plans (Yatim et al. 2006; Jensen, 1993, Lipton and Lorsch 1992). Further, research indicates the likelihood of financial statement fraud increases with board size (Beasley 1996); that is, smaller boards are more efficient and effective than larger boards. If adoption of TBL reporting is considered as a company’s commitment to transparency and accountability, then it can be argued that board size is negatively related to the adoption of TBL reporting.

Boards that meet more frequently are expected to be more effective in their oversight functions (Lipton and Lorsch 1992; Conger et al. 1998, Vafeas 1999). Recent research on mandated disclosures relating to the introduction of international accounting standards indicates that more transparent disclosures are positively related to the frequency of board meetings (Kent and Stewart 2008). Again, if adoption of TBL reporting is considered as a company’s commitment to transparency and accountability, then it can be argued that frequency of board meetings is likely to be positively related to the adoption of TBL reporting. Arguably, meetings of smaller boards can be organised more efficiently and frequently relative to larger boards.

Past studies of voluntary disclosures have consistently found that larger companies are more likely to disclose non-mandated information (Ball and Foster 1982; Kent and Molesworth 2006). Therefore, larger companies are more likely to adopt TBL reporting. Although control companies have been matched on company size, the effect of company size on TBL reporting may not have been removed completely due to the non-availability of perfectly matched companies (that is, companies of equal size). Thus, we measure and control for company size in our tests.

Firms more successful economically are more likely to adopt TBL reporting than others. This is for two reasons. First, the adoption of TBL reporting involves additional
reporting costs and only economically successful firms have the financial capability to undertake costly social responsibility activities, which are the subject of social disclosures. Further, firms with depressed economic performance are more likely to give priority to economic survival over social demands of being socially and environmentally responsible (Roberts 1992; Chan and Kent 2003). Second, economically successful firms have incentives for not being viewed as socially and environmentally irresponsible through media and public scrutiny. Thus, companies with higher economic performance are more likely to adopt TBL reporting and economic performance is used as a control variable.

Companies are likely to use TBL reporting to provide information to their creditors and reduce their agency costs of debt (Chan and Kent 2003). Creditors want to ensure that companies do not invest in activities that reduce the value of creditors’ claims on the company. Companies that conduct their business activities in an environmentally and socially irresponsible manner increase their default risk on debts because these activities attract sanctions (Cornell and Shapiro 1987; Chan and Kent 2003). Sanctions applied to socially undesirable corporate activities include monetary penalties under legislative enactment and regulations (Deegan and Rankin 1996), adverse judicial decisions and consumer retaliation (Spicer 1978). Fines imposed on companies are typically not material in financial terms, but do impose costs by damaging the reputation of the company. Creditors are able to exercise their economic power by increasing the cost of capital or withdrawing their investments (Chan and Kent 2003). The influence of the creditors to a company is likely to be positively related to the degree to which the company relies on debt financing for its operations (Roberts 1992). A control variable is therefore included to measure financial leverage of the companies.
Research Method

Sample selection

Deegan, Cooper and Shelley (2006a; 2006b) constructed a database in 2003 on behalf of CPA Australia. The database identifies 170 organisations, internationally, as of 2003 that produced TBL reports with an accompanying assurance statement. Of these, 33 organisations were identified as Australian. Our initial sample consists of these 33 Australian organisations. Because our research design requires control for firm size and industry membership, we were unable to find suitable matching for 11 companies in the TBL database. Hence, 22 TBL reporting companies were then matched with up to four companies where available by firm size (measured by total assets) and global industry classification standard (GICS). Due to substantial size differences between TBL companies and their industry peers, the control companies ranged between 50% and 150% in terms of total assets of the respective TBL companies. This resulted in an overall sample of 72 companies with 22 TBL companies and 50 control companies. We collected data for all our companies from the annual reports available on Connect 4 database.

Model

The following logistic regression model is estimated for testing the hypotheses:

\[
TBL_i = b_0 + b_1 ADVERSE_i + b_2 INDEPENDENT_i + b_3 FREQ_i +
+ b_4 SIZE_i + b_5 ENVIRON_i + b_6 INDEPENDENTB_i
+ b_7 CHAIR_i + b_8 FREQB_i + b_9 SIZEB_i + b_{10} ASSETS_i + b_{11} ROA_i
+ b_{12} DEBT_i + e_i
\]  

(1)

where \( TBL_i \) is a dummy variable that takes a value of 1 if company \( i \) has adopted TBL reporting and 0 otherwise; \( ADVERSE_i \) is the number of adverse publicity articles about the company reported in major newspapers in the past three years; \( INDEPENDENT_i \) is the proportion of audit committee members identified as independent in the annual report;
**Measurement of the Variables**

The dependant variable is measured as a dichotomous variable taking a value of 1 for a TBL reporting company and 0 otherwise. We relied on the CPA survey to identify the companies that adopted TBL reporting. This provided 19 companies with available annual reports and we were able to identify three other companies not on the database that reported TBL in a similar manner to those listed with the CPA.

When a company perceives that its social legitimacy has been threatened by adverse publicity, it is likely to adopt TBL reporting to repair the damage caused by the adverse publicity. The adoption of TBL reporting requires investments in information systems. It also requires companies to ensure that TBL does not further damage their image with the public. This is likely to involve the company in ensuring that some levels of social and environmental performance programs are implemented by the company because TBL reporting adds attention to their actual performance. For these reasons, the
adoption of TBL reporting is unlikely to be implemented in a year or two. Thus, we allow a company up to three years to adopt TBL reporting subsequent to adverse publicity.

A senior research assistant with an Honours degree in commerce (accounting major) searched the Factiva database for each sample company for published news items over the years 2001 to 2003. This database records articles from all major newspapers in Australia and New Zealand. The research assistant and the researchers then read the news items and determined whether they constituted adverse publicity based on the nature and content of the news items. A negative social or environmental event or union criticism usually leads to adverse publicity; hence, these three items were counted to provide the number of newspaper articles representing the variable, \( ADVERSE_i \). The search for adverse publicity was confined to the print media, although most adverse publicity is duplicated in the electronic media.

Independence of the audit committee, \( INDEPENDENT_i \), is measured by the proportion of audit committee members identified as independent in the annual report. Most companies specify that directors are independent and non-executive. We assume that non-executive directors are not independent unless specified as so. We also perform sensitivity analysis by treating all the non-executive directors as independent.

Effectiveness or diligence of the audit committee is measured by the number of meetings (\( FREQC_i \)) each year. Prior research finds that an audit committee which meets frequently can reduce the incidence of financial reporting problems (Farber 2005; Collier 1993; Hughes 1999; McMullen and Raghunandan 1996). Size of the audit committee, \( SIZEC_i \), is measured as the number of members on the audit committee.

\( ENVIRON_i \) is a dummy variable that takes a value of 1 if the company has an environmental or sustainable development committee and 0 otherwise. This variable was collected from the Director’s report, Corporate Governance Statement or the notes to
accounts of the annual report. \textit{INDEPENDENTBi}, is the proportion of the non-executive directors on the board of directors. \textit{CHAIR}, a dummy variable, takes a value of 1 if the CEO is also the chair of the board and otherwise 0. \textit{FREQBi}, is the number of meetings held in 2003 by the board of directors. \textit{SIZEBi}, is the number of directors on the board of directors. \textit{ASSETS} is the unscaled total assets of the company at the end of the year.

Economic performance can be measured by accounting or market-based constructs. Accounting-based measures provide an advantage over market-based measures because market-based measures convey investors’ predictions of companies’ future performance, whereas a more appropriate measure is an estimate of past or current performance (Ullman 1985). Market-based measures have the limitation that the information content of disclosure potentially influences the market price of the company and that confounding events make measurement of market-based returns unreliable. Accounting-based measures also have limitations because management frequently manipulates earnings and this reduces the reliability of reported performance (Holthausen 1990). Accounting-based measures are also subject to estimates such as provision accounts and different interpretations of reporting standards. This study uses returns on assets, \textit{ROAi}, for 2003 as a measure of economic performance. \textit{ROAi} is net profit after tax divided by total assets at the end of 2003.

Finally, recall that highly leveraged companies have incentives to reduce their cost of capital by improving their disclosure levels. \textit{DEBTi}, is measured as total liabilities divided by total assets.

\textbf{Results}

Table 1 shows the industry classification of 72 sample companies as per GICS industry classification. The largest representation is from the metals and mining industry with
eight TBL companies and 17 control companies. This is not surprising given that metals and mining companies directly affect the natural environment of the surrounding areas in which they operate and mining operations are susceptible to accidents.

Table 1 provides descriptive statistics of the variables of interest and indicates that 33% of the companies had adverse publicity in major Australian and New Zealand newspapers. This publicity was found in the following: *The Western Australian*, *The Australian*, *Sydney Morning Herald*, *New Zealand Herald*, *Daily Telegraph*, *Adelaide Adviser*, *Courier Mail*, *The Age*, *Canberra Times*, *Advertiser* (Adelaide), *Hobart Mercury*, *New Zealand and Herald Standard & Poor’s rating services*. The average number of adverse newspaper articles for companies with adverse publicity was 13.25 articles with a range of 3 to 41 (not tabulated). The average was 4.81 with a range of 2 to 41 when all companies were included in calculating descriptive statistics. BHP Billiton had adverse publicity in excess of other companies and was truncated to the next highest number of articles at 41 (Boral Limited), so that one company did not create undue influence on the results.

The mean (median) board of directors comprised of 7.67 (7.00) members. The mean (median) ratio of non-executive directors was 78% (83%). The sample companies had 10.75 meetings in the year 2003 on average with a median of 11 meetings. An average of 87% (median = 100) of audit committee members were declared independent. The audit committee met on average 4.63 (median = 4) times a year, while the mean (median) size of the audit committee was 3.37 (3) members. Among other corporate governance attributes, 97% of the companies had an audit committee and the CEO had a dual role as Chair in 11% of the companies.
Some 25% of the companies had an environmental or sustainable development committee. Environmental or sustainable development committees had a range of names including Health, Safety and Environment; Sustainability; Social Responsibility; Safety Environment; and Security and Health, Environment and Community. All companies except one stated that the committee was responsible to the board of directors and reported the number of meetings and number of directors attending the committee for the year. The company not reporting the number of directors or meetings was a non-TBL reporting company (that is, a control company). The environmental or sustainability committee met on average 3.25 (median = 3) times a year, while the mean (median) size of the committee was 4.25 (4) members.

The sample companies differed substantially in terms of total assets with mean total assets of $19 billion and median total assets of $2 billion. Similarly, the sample companies had varied debt levels; the mean and median ratios were 52%, while the minimum was 1% and the maximum leverage ratio was 94%. The mean return on assets was 2% with the median 6%.

Table 3 provides detailed analysis of adverse publicity. Panel A shows that 77% of 22 TBL companies faced adverse publicity compared with only 14% of the 50 control companies. The only industry that did not have any adverse publicity was the real estate industry (five sample companies). Panel B lists the different types of adverse publicity reported for the sample companies. It must be noted that different industries attract adverse publicity for different reasons. For example, while banks are criticised for record profits, branch closures and high bank fees, mining companies are likely to receive adverse publicity due to mining accidents, environmental pollution, and health and safety
Take in Table 3

Table 4 reports Pearson’s bi-variate correlation matrix for all the variables. The variables *ADVERSE* (number of adverse publicity newspaper articles) and *FREQC* (frequency of meetings of the audit committee) are positively, significantly correlated to the dependent variable *TBL* at the 1% and 5% level of significance (two-tailed), respectively. *FREQC* is also positively, significantly related to the variables *ADVERSE* and *INDEPENDENT* (proportion of independent audit committee members) at a 5% level of significance (two-tailed). Table 4 also reveals that the independence of the audit committee (*INDEPENDENT*) and size of the audit committee (*SIZEC*) are significantly, positively related at 1%.

Take in Table 4

Table 5 provides the results of a binary logistic regression estimated on a sample of 70 companies comprising 22 TBL companies and 48 control companies. All variables were not available for two companies and these were excluded from the analysis. Non-significant control variables relating to the board of directors were excluded from the reported analysis for brevity. The model correctly classifies 91% of the TBL and non-TBL companies, and is significant at $p<0.001$.

The coefficient of the variable *ADVERSE* is positive as expected and statistically significant with a *Wald* statistic of 11.53 ($p$-value <0.001). This result is consistent with hypothesis 1 in that adverse publicity encourages companies to adopt TBL reporting.

The variable *FREQC* (frequency of meetings of the audit committee) has the expected positive sign and is statistically significant with a *Wald* statistic of 4.36 ($p$-
value = 0.02). Furthermore, the existence of an environmental or sustainable development committee helps explain the adoption of TBL reporting. The variable ENVIRON (the existence of an environmental or sustainable development committee) is statistically significant with a Wald statistic of 2.49 (p-value = 0.06). Thus, to the extent that the frequency of audit committee meetings reflects the effectiveness of the audit committee in improving the reporting and disclosure quality of companies, it appears that audit committees influence companies’ disclosure and social accountability choice. Similarly, the existence of an environmental or sustainable development committee could reflect a company’s strong commitment to improving its social accountability. Thus, the variable FREQC and ENVIRON provide support for hypothesis 2 in that companies with good corporate governance structures associated with the audit committee and existence of an environmental and/or sustainable development committee adopt TBL reporting.

None of the control variables except ASSETS (total assets) is significant in explaining the adoption of TBL reporting. The treatment and control companies were matched on total assets as a proxy for company size. Yet the variable ASSETS is statistically significant with a Wald statistic of 5.86 (p-value = 0.01). This implies that difference in company size between the TBL and non-TBL companies was still significant even after matching by company size. That is, TBL reporting is also potentially linked to political sensitivity of companies to the extent that company size captures political sensitivity. We also matched treatment companies against control companies on the basis of industry classification and found that industry membership was effectively controlled for in our research design.

Take in Table 5
All TBL reporting companies and most non-TBL companies (97% of the control companies) had an audit committee. All the companies in the sample used either a Big 4 auditor or the government auditor. Therefore, variables representing the Big 4 auditors and the existence of an audit committee were not tested in equation (1). This lack of variation is not representative of all listed companies in Australia. A recent study by Kent and Stewart (2008) found that 58% of all listed companies with a 30 June balance date used the Big 4 auditors while 81% had an audit committee.

In the sample, BHP Billiton was matched on industry, but it was not possible to find a close match on size of assets. Equation (1) was re-estimated after excluding BHP Billiton from the sample without any qualitative change to the results. Similarly, regression estimates using alternative measures of variables discussed in the ‘measurement of variables’ section produced qualitatively similar results.

Conclusion

We investigate explanations for companies adopting TBL reporting in this paper. We proposed two explanations for the adoption of TBL reporting in Australia. On the premise of legitimacy theory, first we hypothesised that adverse publicity against a company encourages adoption of TBL reporting. Second, we proposed that companies with good corporate governance structures adopt TBL reporting.

Binary logistic regression estimates provided support for our hypotheses. The good corporate governance practices that were positively associated with TBL reporting are the frequency of meetings of the audit committee and the existence of an environmental or sustainable development committee. This indicates that audit committees play a role in assuring high-quality financial reporting and improving disclosure and accountability of the company to society. Similarly, the presence of an
environmental or sustainable development committee reflects a company’s commitment to sustainable development. Such a committee is likely to exist when the company is committed to social accountability and transparency. These company attributes signal good corporate governance practice. Thus, threat to legitimacy and good corporate governance practice both have contributed to the adoption of TBL reporting in Australia.

The findings of this paper have policy implications. Given that there is consistent and strong evidence of global warming and threat to bio-diversity, corporations as the largest consumers of natural resources need to be more responsive to the impacts of their activities on the environment and society. If society desires greater accountability and transparency for corporate activities, then the findings of this paper suggest that large-scale adoption of TBL reporting can be ensured in two ways: making TBL reporting mandatory at least for the largest companies in our economy or taking initiatives in improving corporate governance practice at the company level. However, embracing TBL reporting via good governance practice is likely to be slow and it is unlikely to bring significant changes in corporate behaviour. Our findings are consistent with Deegan and Ranking (1996) confirming that TBL reporting will mainly remain sporadic and self-laudatory without legislation.

There are at least two limitations in this study. First, the analysis is based on a single year and on a small sample. Thus, it may have limited external validity. Second, because environmental awareness is likely to vary across countries because of social and cultural differences, it is indeterminate whether the explanations provided in this paper still hold in other cultures and societies. Thus, future research investigating TBL reporting could focus on cultures and societies very different from Australia. Future research could also investigate the association between the level of voluntary financial reporting and the adoption of TBL reporting.
Pamela Kent is at Bond University and Reza Monem is at Griffith University. The authors are grateful to Jacqui Christensen, Ryan Davidson, Janice Hollindale, Edward Leow, Eduardo Roca, Jenny Stewart, Nava Subramaniam, COGAP seminar participants at Griffith University and workshop participants at the Annual Conference of the European Accounting Association, Lisbon, April, 2007; Annual Conference of the Accounting and Finance Association of Australia and New Zealand, Gold Coast, July 2007.
References


Deegan, C.M. and M. Rankin 1996, ‘Do Australian Companies Report Environmental News Objectively? An Analysis of Environmental Disclosures by Firms Prosecuted Successfully by the Environmental Protection Authority’, *Accounting, Auditing & Accountability Journal*, 9, 2: 50–67.


<table>
<thead>
<tr>
<th>GICS industry classification</th>
<th>TBL companies</th>
<th>Control companies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Banks</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>Capital Goods</td>
<td>3</td>
<td>12</td>
</tr>
<tr>
<td>Electric Utility</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>Energy</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Metals &amp; Mining</td>
<td>8</td>
<td>17</td>
</tr>
<tr>
<td>Commercial Services &amp; Supplies</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>Materials</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Real Estate</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>Water Utility</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Total</td>
<td>22</td>
<td>50</td>
</tr>
</tbody>
</table>
Table 2  Descriptive statistics
Panel A: Continuous variables

<table>
<thead>
<tr>
<th>Variable</th>
<th>Mean</th>
<th>Median</th>
<th>Std Dev.</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of adverse newspaper articles</td>
<td>4.81</td>
<td>0</td>
<td>9.74</td>
<td>2</td>
<td>41</td>
</tr>
<tr>
<td>Ratio of independent members on the audit committee</td>
<td>0.87</td>
<td>1</td>
<td>0.24</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Frequency of audit committee meetings</td>
<td>4.63</td>
<td>4</td>
<td>2.16</td>
<td>3</td>
<td>1</td>
</tr>
<tr>
<td>Size of the audit committee</td>
<td>3.37</td>
<td>3.00</td>
<td>0.75</td>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>Frequency of environment committee meetings</td>
<td>3.25</td>
<td>3.00</td>
<td>0.87</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>Size of the environment committee</td>
<td>4.25</td>
<td>4.00</td>
<td>1.83</td>
<td>2</td>
<td>7</td>
</tr>
<tr>
<td>Ratio of independent directors</td>
<td>0.78</td>
<td>0.83</td>
<td>0.15</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Number of directors</td>
<td>7.67</td>
<td>7.00</td>
<td>2.10</td>
<td>3</td>
<td>13</td>
</tr>
<tr>
<td>Number of board meetings</td>
<td>10.75</td>
<td>11.00</td>
<td>4.88</td>
<td>1</td>
<td>27</td>
</tr>
<tr>
<td>Total assets</td>
<td>$19 000m.</td>
<td>$2000m.</td>
<td>$65 000m.</td>
<td>$18m.</td>
<td>$400 000m.</td>
</tr>
<tr>
<td>Return on assets</td>
<td>0.02</td>
<td>0.06</td>
<td>0.15</td>
<td>–0.89</td>
<td>0.24</td>
</tr>
<tr>
<td>Debt to total assets</td>
<td>0.52</td>
<td>0.52</td>
<td>0.20</td>
<td>0.01</td>
<td>0.94</td>
</tr>
</tbody>
</table>

Descriptive statistics

Panel B: Binary variables

<table>
<thead>
<tr>
<th>Variable</th>
<th>Proportion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Duality of Chair</td>
<td>0.11</td>
</tr>
<tr>
<td>Existence of an audit committee</td>
<td>0.97</td>
</tr>
<tr>
<td>Presence of environment committee</td>
<td>0.25</td>
</tr>
<tr>
<td>Adverse publicity</td>
<td>0.33</td>
</tr>
</tbody>
</table>

Note: Total TBL companies = 22, Control companies = 50.
Table 3  Descriptive analysis of adverse publicity

Panel A: Frequency of adverse publicity by companies

<table>
<thead>
<tr>
<th></th>
<th>TBL companies</th>
<th>Control companies</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of companies</td>
<td>22</td>
<td>50</td>
<td>72</td>
</tr>
<tr>
<td>Companies with</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>adverse publicity</td>
<td>17</td>
<td>7</td>
<td>24</td>
</tr>
<tr>
<td>Percentage</td>
<td>77% (17/22)</td>
<td>14% (7/50)</td>
<td>35% (25/72)</td>
</tr>
</tbody>
</table>

Panel B: Nature of adverse publicity items
- Gas and fire accidents
- Employees hospitalised
- Surprise profit downgrade
- Dividends cut
- Mining accidents
- Metal spill and toxic gas poisoning
- Industrial accidents
- Profits and bank closures
- Profits, management salaries, bank fees and botched investment
- Pollution
- Job cuts
- Union activity
- Arsenic spill into water
- Lost jobs and objection to executive remuneration
- Lawsuit for negligence and damage
- Increased fuel prices
- Workers protest against job cuts, safety and environmental concerns
- BHP referred to as the biggest polluter
Table 4  Pearson’s bi-variate correlation matrix

<table>
<thead>
<tr>
<th></th>
<th>TBL</th>
<th>ADVERSE</th>
<th>INDEPENDENT</th>
<th>FREQC</th>
<th>SIZEC</th>
<th>ENVIRON</th>
<th>CHAIR</th>
<th>INDEPENDENTB</th>
<th>SIZEB</th>
<th>FREQB</th>
<th>ASSETS</th>
<th>ROA</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADVERSE</td>
<td>0.58**</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>INDEPENDENT</td>
<td>0.04</td>
<td>0.09</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FREQC</td>
<td>0.31*</td>
<td>0.28*</td>
<td>0.25*</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>SIZEC</td>
<td>0.06</td>
<td>0.02</td>
<td>0.31**</td>
<td>0.28*</td>
<td></td>
<td></td>
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<td>ENVIRON</td>
<td>0.17</td>
<td>0.07</td>
<td>0.04</td>
<td>0.04</td>
<td>0.01</td>
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<tr>
<td>CHAIR</td>
<td>–0.14</td>
<td>–0.06</td>
<td>–0.04</td>
<td>–0.28*</td>
<td>–0.04</td>
<td>–0.06</td>
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<td></td>
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<td>INDEPENDENTB</td>
<td>0.05</td>
<td>0.04</td>
<td>0.20</td>
<td>0.35**</td>
<td>0.42**</td>
<td>–0.09</td>
<td>–0.58**</td>
<td></td>
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</tr>
<tr>
<td>SIZEB</td>
<td>0.11</td>
<td>0.25*</td>
<td>0.18</td>
<td>0.36**</td>
<td>0.38**</td>
<td>–0.11</td>
<td>–0.20</td>
<td>0.35**</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>FREQB</td>
<td>0.09</td>
<td>–0.04</td>
<td>0.29*</td>
<td>0.20</td>
<td>0.04</td>
<td>0.01</td>
<td>–0.24*</td>
<td>0.29*</td>
<td>–0.14</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>ASSETS</td>
<td>0.19</td>
<td>0.33**</td>
<td>0.16</td>
<td>0.28*</td>
<td>0.11</td>
<td>–0.01</td>
<td>–0.09</td>
<td>0.14</td>
<td>0.33**</td>
<td>0.01</td>
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<tr>
<td>ROA</td>
<td>–0.05</td>
<td>0.08</td>
<td>0.37**</td>
<td>0.17</td>
<td>0.23</td>
<td>0.08</td>
<td>–0.11</td>
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<td>0.18</td>
<td>–0.21</td>
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<tr>
<td>DEBT</td>
<td>0.04</td>
<td>0.18</td>
<td>–0.02</td>
<td>0.16</td>
<td>0.17</td>
<td>–0.11</td>
<td>–0.16</td>
<td>0.30**</td>
<td>0.19</td>
<td>0.13</td>
<td>0.51**</td>
<td>0.10</td>
</tr>
</tbody>
</table>

*Significant at the 0.05 level (2-tailed), **Significant at the 0.01 level (2-tailed)

Variable definitions:

TBL is a dummy variable that takes a value of 1 if the company has adopted TBL reporting and 0 otherwise; ADVERSE is the number of adverse publicity articles about the company reported in major newspapers in the past three years; INDEPENDENT is the proportion of audit committee members identified as independent in the annual report; FREQC is the number of meetings held by the audit committee in the past 12 months; SIZEC is the number of members on the audit committee; ENVIRON is a dummy variable that takes a value of 1 if the company has an environmental or sustainable development committee; CHAIR is a dummy variable less taking a value of 1 if the CEO and the Chair are the same person, 0 otherwise; INDEPENDENTB is the proportion of independent directors on the Board; SIZEB is the number of directors on the board of directors; FREQB is the number of board meetings held each year; ASSETS is total assets; ROA is net profit divided by assets; DEBT is liabilities divided by assets.
<table>
<thead>
<tr>
<th>Variable</th>
<th>Expected sign</th>
<th>Coefficient</th>
<th>Wald statistic</th>
<th>P-value</th>
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<td></td>
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<td>ADVERSE</td>
<td>+</td>
<td>0.43</td>
<td>11.53</td>
<td>&lt;0.001</td>
</tr>
<tr>
<td>INDEPENDENT</td>
<td>+</td>
<td>0.84</td>
<td>0.11</td>
<td>0.37</td>
</tr>
<tr>
<td>FREQC</td>
<td>+</td>
<td>0.46</td>
<td>4.36</td>
<td>0.02</td>
</tr>
<tr>
<td>SIZEC</td>
<td>?</td>
<td>0.12</td>
<td>0.04</td>
<td>0.84</td>
</tr>
<tr>
<td>ENVIRON</td>
<td>+</td>
<td>1.43</td>
<td>2.49</td>
<td>0.06</td>
</tr>
<tr>
<td><strong>Control variables</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>+</td>
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<td>5.86</td>
<td>0.01</td>
</tr>
<tr>
<td>ROA</td>
<td>+</td>
<td>-4.96</td>
<td>1.42</td>
<td>0.23</td>
</tr>
<tr>
<td>DEBT</td>
<td>+</td>
<td>1.06</td>
<td>0.15</td>
<td>0.35</td>
</tr>
<tr>
<td>Intercept</td>
<td>?</td>
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<td>0.06</td>
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<td>Nagelkerke $R^2$ =</td>
<td>67%</td>
<td>Cox &amp; Snell $R^2$ = 48%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Correct classification</td>
<td>91%</td>
<td>$N = 70$</td>
<td>Model p &lt;0.001</td>
<td></td>
</tr>
</tbody>
</table>

Variable definitions:
where TBL is a dummy variable that takes a value of one if the company has adopted TBL reporting and 0 otherwise; ADVERSE is the number of adverse publicity articles about the company reported in major newspapers in the past three years; INDEPENDENT is the proportion of audit committee members identified as independent in the annual report; FREQC is the number of meetings held by the audit committee in the past 12 months; SIZEC is the number of members on the audit committee; ENVIRON is a dummy variable that takes a value of 1 if the company has an environmental or sustainable development committee; ASSETS is total assets; ROA is net profit after tax divided by assets; DEBT is liabilities divided by assets.