Reflections on CEO Compensation
by John C. Bogle

With all due respect—and with the benefit of hindsight—I take issue with the positive appraisal of executive compensation expressed by University of Chicago professor Steven N. Kaplan. In his testimony before the Committee on Financial Services of the U.S. House of Representatives, Kaplan makes three principal arguments in defense of executive compensation. I’ll take them in order, and make my disagreements clear.

Kaplan Argument 1: The U.S. Economy Has Done Well

First, Kaplan argues that “during the past 15 years, the period in which CEO pay has been criticized, the U.S. economy has done extremely well.” Of course that’s true. But corporate profits have, over time, grown at about the rate our economy has grown—no more, no less. So it’s hard to see that the CEOs of these corporations, as a group, have added much value. My own conclusion on the subject was expressed in my book The Battle for the Soul of Capitalism.

In 1980, the compensation of the average chief executive officer was forty-two times that of the average worker; by the year 2004, the ratio had soared to 280 times that of the average worker (down from an astonishing 531 times at the peak in 2000). Over the past quarter-century, as Table 1 shows, CEO compensation measured in current dollars rose nearly sixteen times over, while the compensation of the average worker slightly more than doubled. Measured in real (1980) dollars, however, the compensation of the average worker rose just 0.3% per year, barely enough to maintain his or her standard of living. Yet CEO compensation rose at a rate of 8.5 percent annually, increasing by more than seven times in real terms during the period.

The rationale was that these executives had “created wealth” for their shareholders. But were CEOs actually creating value commensurate with this huge increase in compensation? Certainly the average CEO was not. During that twenty-four-year period, corporations had projected their earnings growth at an average annual rate of 11 1/2 percent. But they actually delivered growth of 6 percent per year—only half of their goal, and even less than the 6.2 percent nominal growth rate of the economy. In real terms, profits grew at an annual rate of just 2.9 percent, compared to 3.1 percent for our nation’s economy, as represented by the Gross Domestic Product. How that somewhat dispiriting lag can drive average CEO compensation to a cool $9.8 million in 2004 is one of the great anomalies of the age.

To be sure, during the 15-year period selected by Kaplan, corporate profits have grown at a much faster rate than our economy. From 1992 through 2007, earnings of the large companies represented in the Standard & Poor’s 500 Stock Index have grown at an 8.7% rate, compared to a 5.4% growth rate for U.S. GDP. But that relationship appears to be period-dependent. For example, in the decade since 1997, S&P earnings have grown at a 5.2% nominal rate, actually a hair short of the GDP growth rate of 5.3%. Yet that is the era in which CEO compensation went through the roof.

The fact is that corporate profits have constituted a relatively stable percentage of our economy. Figure 1 shows that since 1940, aggregate corporate profits have, on average, constituted some 6% of our GDP, ranging from lows of about 4% to highs of about 8%.

Further, while corporate profits reached 8.2% of GDP in the first three quarters of 2007 (the...
most recent data available), the decline in profits in the fourth quarter, carrying over into 2008, will result in a reversion toward the long-term mean of roughly 6% that is evidenced in the chart. Over time, then, our corporations as a group have provided a steady share of GDP, not a growing share that might justify some rise in CEO compensation—to say nothing of the leap from 42 times the average worker’s compensation to 280 times reflected in the earlier table. (Interestingly, my figure of $9.8 million of compensation for the average CEO in 2004 is actually lower than Kaplan’s figure of $11.9 million.)

**Kaplan Argument 2: CEOs Are Not Alone in the Compensation Explosion**

If CEOs are, as a group, average, what explains their soaring pay scales? Kaplan’s position is that the rise in CEO compensation “appears to be largely driven by market forces . . . . The pay of other talented and fortunate groups . . . for example, hedge fund investors [sic] . . . and professional baseball, basketball, and football players . . . [has] increased by at least as much.” Here’s how I respond in *The Battle*:

It is said that soaring CEO compensation was in part a reflection of the enormous, and increasingly public, compensation paid to star athletes, entertainment personalities, and movie stars. Such comparisons are absurd. These celebrities are essentially paid by their fans or the owners of teams or networks out of their own pockets. CEOs are paid by directors, not out of their own pockets but with other people’s money, a clear example of the “agency problem” in our investment system.

The fact is that corporate shareholders have played little, if any, role in setting executive pay. In 1949, Benjamin Graham (see Graham, 2005) got this issue exactly right. He observed that in terms of legal rights, “the stockholders as a class are king. Acting as a majority they can hire and fire managements and bend them completely to their will” (pp. 207–208). But in terms of the

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**Table 1**

*Annual Salaries, the Average CEO and the Average Worker*

<table>
<thead>
<tr>
<th></th>
<th>Current Dollars</th>
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<th>1980 Dollars</th>
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<tr>
<td></td>
<td>CEO</td>
<td>Worker</td>
<td>CEO</td>
<td>Worker</td>
</tr>
<tr>
<td>1980</td>
<td>$625,000</td>
<td>$14,900</td>
<td>$625,000</td>
<td>$14,000</td>
</tr>
<tr>
<td>2004</td>
<td>$9,840,000</td>
<td>$35,000</td>
<td>$4,500,000</td>
<td>$15,900</td>
</tr>
<tr>
<td>Total increase</td>
<td>1,147%</td>
<td>136%</td>
<td>614%</td>
<td>7%</td>
</tr>
<tr>
<td>Annual rate</td>
<td>12.2%</td>
<td>3.6%</td>
<td>8.5%</td>
<td>0.3%</td>
</tr>
</tbody>
</table>

**Figure 1**

*After-Tax Corporate Profits* as a Share of GDP

![](image)

*With inventory valuation and capital consumption adjustment.*
assertion of these rights in practice, “stockholders are a complete washout. . . . [T]hey show neither intelligence nor alertness . . . and vote in sheep-like fashion for whatever the management recommends no matter how poor the management’s record of accomplishment may be” (pp. 207–208). That was true when he wrote those words in 1949; it is no less true today.

This agency problem permeates corporate governance and bears a major responsibility for the rise in CEO compensation. Three primary factors have driven the growing lack of accountability of corporate boards to shareholders:

1. The indifference of the institutional money managers (themselves highly paid), who in the aggregate now hold effective voting control of corporate America. (The 100 largest managers alone now own 58% of all stocks.)
2. The conflicts of interest faced by these managers, in which their fiduciary interest in representing the mutual fund shareholders and pension beneficiaries they are duty-bound to serve seems to have been overwhelmed by their financial interest in gathering and managing the assets of these mutual funds and pension funds. (Managers, unsurprisingly, don’t wish to offend their large corporate clients.)
3. The fact that most institutional shareholders no longer practice long-term investing (which logically demands attention to corporate governance issues). They have turned instead to short-term speculation, in which they hold corporate shares for an average of a year or less (which logically leads to indifference about governance issues.)

**Kaplan Argument 3: Higher Compensation Is Tied to Higher Returns**

I have no reason to doubt Kaplan’s conclusions (reflected in his Exhibit 13) that CEOs managing companies whose stocks have provided higher returns have received systematically higher compensation. After all, given the heavy role played by stock options in compensation packages, it would be little short of astonishing were that not the case. But I take issue with the heavy reliance on stock prices as the principal basis of CEO compensation. The short-term and momentary price of a stock, as we must now know, is as illusory as it is precise. CEO performance should be based on the long-term and enduring building of intrinsic value, which is as real as it is imprecise. (Now there’s a paradox.)

Yes, stock prices correlate nicely with business results, but only over the very long run. In the short term, correlation seems random at best. Simply put, stock prices are a flawed measure of corporate performance. Prices (using Lord Keynes’s classic formulation) involve both enterprise—the yield on an investment over the long term—and speculation—betting on the psychology of the market.

During the 1980s and 1990s, for example, earnings of the corporations in the S&P 500 grew at about 5.9% a year, well below their growth of 7.7% during the previous two decades. Yet stocks performed well during that period, simply because the price-earnings multiple on the S&P 500 soared from 8 times to 32 times, adding about 7.5% per year of speculative return to stock price returns, a nonrecurring event that dwarfed the actual earnings growth rate. This market-emotions–based “lottery effect” suggests, at the minimum, that options prices should be adjusted to reflect changes in the general level of stock prices.

But basing compensation on increasing the intrinsic value of business would be a far better way of rewarding executives for durable long-term performance. For example, CEO compensation might be based on corporate earnings growth, corporate cash flow (even better, for it is far more difficult to manipulate), and dividend growth, and on return on corporate capital relative to peers and relative to corporations as a group (say, the S&P 500). Such measurements should be taken only over an extended period of time, and only after deducting the corporation’s cost of capital. Of course, those standards are challenging, but that is what real business success is all about.

Much of the responsibility for our flawed system of CEO compensation, I believe, can be attributed to the rise of the compensation consultant. First, it must be clear that compensation consultants who consistently recommend lower pay or tougher standards for CEO compensation
will likely not be in business for long. To make matters worse, the well-known methodology of consultants—grouping CEOs into peer groups measured in quartiles—leads inevitably to a ratchet effect.

It has been observed—correctly, I believe—that boards typically fall in love with their CEOs (at least until something big goes wrong). When a board finds that its own CEO's pay reposes in the fourth quartile, it raises his (or her) compensation to bring it into, say, the second quartile, which, of course, drops another CEO into the fourth quartile. And so the cycle repeats, onward and upward, over the years—almost always with the encouragement of an ostensibly impartial consultant.

Such a methodology is fundamentally flawed and has the obvious effect: The figures in these compensation grids almost always go up—for the group (so far)—and almost never go down. Warren Buffett (2005) pungently describes the typical consulting firm by naming it, tongue-in-cheek, “Ratchet, Ratchet, and Bingo” (p. 15). Until we pay CEOs on the basis of corporate performance rather than on the basis of corporate peer groups, CEO pay will, almost inevitably, continue on its upward path.

About That Hindsight

Now here’s where the hindsight comes in. Since the date of Kaplan’s Congressional testimony, astonishing turbulence in our financial markets has revealed additional serious flaws in compensation practices. Recent events have made it clear that incentives that are strictly backward-looking in nature have tended to encourage CEOs to take outsized risks with the corporation’s assets and strategies, the better to maximize reported corporate profits and stock prices during their reign. It now seems obvious that CEO compensation should be spread out over an extended period of time, well beyond the CEO’s term in office. Consider the compensation of three well-publicized CEOs, all in the financial sector, during the recent turbulence.

1. Charles Prince, CEO of Citigroup, took office in October 2003, with Citi stock selling at $47. While the bank did well for a few more years, it created a highly risky investment portfolio that fell to pieces within five years, with write-offs (so far) of some $21 billion. Citi’s earnings fell from $4.25 per share in 2006 to $0.72 for 2007, and the stock, at this writing, is at about $20. Mr. Prince was paid $138 million for his efforts when times were good, but incurred no penalty for the disaster that followed. (Prince resigned on November 4, 2007.)

2. The experience of Stanley O’Neal, CEO of Merrill Lynch, was similar. The risks assumed by the firm in its risk-laden investment portfolio came home to roost late in 2007, with $19 billion of write-downs (with more likely to come). Merrill reported net losses for the year of $10.73 per share, and its stock tumbled by more than half, from $95 to $37. Yet Mr. O’Neal’s compensation of $161 million between 2002 and 2007 was not affected, and the retirement plan package he received on his resignation in October 2007 was paid in full by the board—another $160 million, for a total of $321 million.

3. James E. Cayne, CEO of Bear Stearns, was paid some $232 million between 1993 and 2006 as the stock price of this investment banking powerhouse rose from $12 per share to $165. But the firm’s risky and largely illiquid portfolio, along with its high leverage (assets of about 35 times capital), brought Bear to the edge of bankruptcy. The Federal Reserve was required to guarantee the value of much of the portfolio before JPMorgan Chase agreed to buy the company for a price of $2 per share, ultimately raised to $10—measured from the high, a loss of some $25 billion of shareholder capital. But Mr. Cayne’s multimillions of dollars in compensation had already been paid. (In fairness, his investment in Bear, once valued at $1 billion, had dropped to $60 million when he sold his shares in March 2008.)

The point, now obvious, is that CEO compensation should have a contingent component. Incentive pay should be spread out over an extended period of years, and stock options should be phased in as well—for example, 50% exercisable on the first
exercise date, with 10% exercisable annually over the subsequent five years. There should also be, as I wrote in The Battle, “clawback” provisions for returning incentive compensation to the company if earnings are restated. (I had understood that Section 304 of the Sarbanes-Oxley Act provided effective clawback provisions for equity-based executive compensation when restatements occur. However, such clawbacks are limited to restatements resulting from “misconduct,” and the SEC has yet to pursue a single case.)

**Conclusion**

The evidence is that, contrary to Kaplan’s conclusion, CEO compensation is seriously out of line, and too often has provided excessive and unreliable lottery-type rewards based on evanescent stock prices rather than durable intrinsic corporate value. While I share Kaplan’s concern that allowing nonbinding shareholder votes on executive compensation “may not generate appreciable benefits over the current system,” I conclude that it is a policy that should be tried. Its implementation costs would be relatively modest, and it would force institutional shareholders to consider compensation issues with greater care. Anything that draws the institutional owners who now control corporate America into acting as responsible corporate citizens should benefit our society at large.

**References**