Research on the Impact of Corporate Governance on the Quality of Accounting Disclosure

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Abstract: Corporate governance is an important mechanism to ensure the normal operation of a company and protect the interests of investors. The quality of accounting disclosure is one of the core contents of corporate governance and an important way for investors to obtain information. This study comprehensively analyzes the relationship between corporate governance and the quality of accounting disclosure, and explores the influencing factors of corporate governance on the quality of accounting disclosure. Corporate governance factors such as board independence, board size, and incentive mechanisms for senior management can have a positive impact on the quality of accounting disclosure; However, factors such as excessive concentration of board power, the quality and integrity of board members, and equity structure have a negative impact on the quality of accounting disclosure. The research aims to provide decision-making basis for investors, regulatory agencies, and company operators, improve investors' understanding and trust in the company's financial situation, and promote the long-term stable development of enterprises and the healthy operation of the market.

1. Introduction

Corporate governance is a crucial part of modern enterprise operations, which not only affects the effectiveness and stability of the company itself, but also has a profound impact on market transparency and investor confidence. Accounting disclosure, as the main channel for information transmission, plays a crucial role for investors, regulatory agencies, and other stakeholders. Therefore, the impact of corporate governance mechanisms on the quality of accounting disclosure has received widespread attention [1].

In today's globalized and informationized business environment, the quality of accounting disclosure is directly related to investors' decision-making and the effective operation of the market. Corporate governance mechanisms, such as the independence of the board of directors, incentive mechanisms for senior management, and equity structure, may greatly affect the transparency and accuracy of a company's financial reports.
2. Overview of Corporate Governance

2.1 Definition of Corporate Governance

Corporate governance is a complex and multidimensional business practice, with the core goal of ensuring the legitimate and compliant operation of the company and maximizing the protection of the rights and interests of shareholders and other stakeholders. It involves mechanisms in decision-making, power allocation, supervision, and accountability to ensure that the company's management can manage the company in a transparent and responsible manner, pursuing the maximization of shareholder value [2].

The definition of corporate governance typically includes a series of principles, norms, and best practices aimed at guiding the relationship between the board of directors, senior management, and shareholders. It emphasizes the independence, efficiency, and supervisory role of the board of directors in company management. Corporate governance also includes aspects such as information disclosure, accuracy of financial reports, risk management, and ethical conduct to ensure the sustainable development and social responsibility of the company.

2.2 The Importance of Corporate Governance

Corporate governance plays a crucial role in today's business environment. Its importance is reflected in multiple aspects, including market efficiency, investor confidence, risk management, and social responsibility.

Firstly, effective corporate governance helps to improve market efficiency. A transparent and responsible corporate management mechanism can ensure timely and accurate communication of information to investors, thereby promoting fair stock pricing and resource allocation. This contributes to the stability and effective operation of the market.

Secondly, corporate governance enhances investor confidence. When shareholders believe that the company's management and board of directors follow best practices, regulations, and ethical standards, they are more willing to invest in and support the company. This helps to attract capital and promote the development of the company.

In addition, corporate governance helps with risk management. By establishing effective internal control and supervision mechanisms, the company can identify and respond to potential risks and issues as early as possible, thereby reducing potential losses and reputation risks [3].

2.3 Elements of Corporate Governance

The components of corporate governance are multi-level and complex, including the board of directors, senior management, shareholders, regulations, and ethical standards. The board of directors is the core responsible for strategic formulation, supervision, and decision-making. The senior management is responsible for daily operations and executing board decisions. Shareholders participate in decision-making and supervision through voting rights and shareholder meetings. Regulations and ethical standards regulate company behavior and social responsibility. These elements work together to ensure effective management and supervision of the company, achieving long-term success and maximizing shareholder value[4].
3. Concept and influencing factors of accounting disclosure quality

3.1 Definition of Accounting Disclosure Quality

The quality of accounting disclosure is a measure of the accuracy, completeness, timeliness, and comprehensibility of a company's financial information disclosure. It reflects the quality and reliability of financial information provided by the company to internal and external stakeholders. High quality accounting disclosure can provide accurate information for investors, analysts, creditors, regulatory agencies, and other stakeholders, helping them make wise decisions, assess the financial health and risks of a company, and thereby enhance market transparency and confidence.

High quality accounting disclosure should have the following characteristics: firstly, the information should be true, objective, and not exaggerate or underestimate the financial condition of the company. Secondly, the disclosure content should be comprehensive, including all necessary information, to enable readers to have a comprehensive understanding of the company's operating conditions. In addition, information should be provided in a timely manner to meet the urgent needs of investors. Finally, the information should be presented in a clear and understandable manner to ensure that all stakeholders can understand the company's financial situation [5].

3.2 Factors affecting the quality of accounting disclosure

There are various factors that affect the quality of accounting disclosure, including laws and regulations, internal control, independence and regulation, and economic environment. These factors interact and together shape the quality of a company's accounting disclosure.

Firstly, laws and regulations constitute the legal framework for accounting disclosure, setting standards and requirements for disclosure, and ensuring the accuracy and transparency of financial information. Internal control establishes policies and procedures within the company to ensure the reliability and completeness of financial information. The existence of independence and regulatory agencies, as well as the supervision and enforcement of these regulations, strengthens the motivation for companies to comply with regulations, and maintains market fairness and investor confidence. Finally, the economic environment reflects the economic stability, legal environment, and regulatory strength of a country or region, directly or indirectly affecting the company's accounting disclosure practices.

Overall, these factors are intertwined and collectively affect the quality of accounting disclosure. A sound legal framework, effective internal controls, independent regulatory agencies, and stable economic environment can help improve the quality of accounting disclosure, maintain market transparency, and investor confidence. Therefore, corporate governance needs to comprehensively consider these factors to ensure the accuracy and credibility of accounting disclosures[6].

4. The Impact of Corporate Governance on the Quality of Accounting Disclosure

4.1 The relationship between corporate governance and the quality of accounting disclosure

There is a close relationship between corporate governance and the quality of accounting disclosure, as they mutually influence and shape the company's financial information disclosure practices. The effectiveness and quality of corporate governance mechanisms directly affect the transparency, accuracy, and completeness of accounting disclosures. Corporate governance affects the quality of accounting disclosure through the supervision and decision-making of the board of directors and senior management. An independent and efficient board of directors is usually more capable of ensuring that the company complies with accounting standards and regulations,
overseeing the establishment and implementation of internal control systems, thereby improving the reliability and transparency of financial information. Corporate governance mechanisms can affect the motivation and ethics of senior management, thereby affecting the preparation and disclosure of financial information. Effective corporate governance can establish incentive mechanisms that give senior management more motivation to provide accurate financial information, while also strengthening ethical awareness and reducing the risk of misconduct. In addition, corporate governance also affects the company's financial information disclosure practices through regulations on shareholder equity and shareholder equity structure. The supervision and voting power of shareholders can drive companies to provide more comprehensive financial information to meet the needs of investors [7].

4.2 Positive influencing factors of corporate governance on the quality of accounting disclosure

4.2.1 Independence of the Board of Directors

The independence of the board of directors is one of the key factors that positively affect the quality of accounting disclosure in corporate governance. Independence refers to the ability of board members to make independent decisions and fulfill their supervisory responsibilities without undue interference from senior management or other stakeholders when exercising their duties. The presence of independent directors in the board of directors provides an independent perspective and review, which helps to ensure that the company's financial information disclosure is more objective and accurate. Independent directors are usually not directly related to the company's economic interests, so they are more likely to focus on the company's long-term health and investor interests. They are able to more actively review and challenge senior management's decisions, ensure the rationality of accounting policies, supervise the effectiveness of internal controls, and review the company's financial reports to ensure their authenticity and completeness. In addition, independent directors can provide an independent channel for employees, investors, and other stakeholders to raise complaints or concerns, thereby enhancing the company's transparency and accountability system [8].

4.2.2 Board size

The size of the board of directors is another important influencing factor of corporate governance on the quality of accounting disclosure. The size of the board of directors refers to the number of members, including independent directors and executive directors. The moderate and reasonable size of the board of directors can have a positive impact on accounting disclosure. A moderate board size contributes to the efficiency and quality of decision-making. An excessively large board of directors may lead to disagreements and delayed decision-making, reducing the efficiency of decision-making. On the contrary, a moderately sized board of directors is more likely to reach consensus and make decisions in a more timely manner, including those related to accounting disclosure. In addition, a moderately sized board of directors is also easier to manage and supervise senior management, ensuring compliance with accounting standards and regulations, thereby improving the quality of accounting disclosure. Communication and interaction among board members are smoother, enabling them to better fulfill their supervisory responsibilities, review internal control systems and audit procedures, and ensure the accuracy and transparency of financial information. However, the size of the board of directors also needs to consider the specific situation and industry characteristics of the company. Companies of different types and sizes may require boards of directors of different sizes to meet their unique needs [9].
4.2.3 Incentive mechanism for senior management personnel

The incentive mechanism for senior management is one of the important factors that have a positive impact on the quality of accounting disclosure in corporate governance. These incentive mechanisms include salary structures, incentive plans, and performance evaluations, which directly affect the behavior and decision-making of senior managers, thereby affecting the quality of accounting disclosure. The salary structure plays a crucial role in motivating senior managers to provide accurate and transparent financial information. If compensation is linked to the company's financial performance and long-term shareholder value, senior management will have more motivation to ensure the authenticity and completeness of financial reports in order to achieve their compensation goals. This can reduce improper accounting policies and manipulation of financial information. Incentive plans and equity incentives can encourage senior management to pay more attention to the long-term interests and shareholder value of the company. Long term incentive mechanisms, such as stock options and equity rewards, encourage senior management to adopt sustainable business strategies rather than just pursuing short-term financial goals. This helps to improve the sustainability and quality of financial information. The performance evaluation mechanism is crucial for motivating and supervising senior management personnel. By setting clear performance goals and regularly evaluating the performance of senior management, companies can ensure that they comply with accounting standards and regulations, improving the accuracy and transparency of financial information.

4.3 Negative Factors of Corporate Governance on the Quality of Accounting Disclosure

4.3.1 Excessive concentration of board power

The excessive concentration of board power is an important factor that corporate governance may have a negative impact on the quality of accounting disclosure. When the power of the board of directors is too concentrated in the hands of a few core members or senior management personnel, it may lead to a series of problems, affecting the transparency and accuracy of accounting disclosure. Excessive concentration of power may impair the effectiveness of the board of directors in supervising the company's management and financial information disclosure. If the decision-making of the board of directors relies too heavily on a few key figures, the independence of supervision and review may be threatened. This may lead to manipulation of accounting policies or improper behavior, thereby reducing the quality of financial information. Excessive concentration of power may also lead to opacity in decision-making. When power is highly concentrated in the hands of a few people, the decision-making process and motivation of the company may not be transparent enough, making it difficult for investors and stakeholders to obtain comprehensive information about the company's decisions. This will reduce market transparency and increase the risk of information asymmetry. In addition, excessive concentration of power may also lead to insufficient incentives for board members. If board members feel that their suggestions and opinions are not taken seriously, they may lose the motivation to actively participate in company decision-making and supervision. This may lead to a decrease in the efficiency of corporate governance and affect the quality of accounting disclosure [10].

4.3.2 Quality and Conduct of Board Members

The quality and integrity of board members are important factors in the potential negative impact of corporate governance on the quality of accounting disclosure. The quality of board members includes their professional background, experience, knowledge level, and ethical conduct, which directly affect their effectiveness in supervision and decision-making. The professional qualities and
experience of board members are crucial for understanding the company's business and industry. If board members lack the necessary professional knowledge or experience, they may not be able to fully understand the company's financial information and related risks, making it difficult to raise appropriate questions and suggestions, reducing the quality of accounting disclosure. Ethical conduct is a key factor in ensuring that board members faithfully fulfill their duties. If board members lack ethical conduct or are driven by improper interests, it may lead to improper behavior, including manipulation or violation of financial information. This will seriously damage the quality of accounting disclosure and the reputation of the company. In addition, conflicts and cooperation among board members are also influenced by their quality and integrity. Good cooperation and mutual respect among board members are key to ensuring high-quality and transparent company decision-making. If there is an disharmonious relationship or unethical behavior among board members, it may lead to biased and opaque decision-making, affecting the quality of accounting disclosure.

4.3.3 Equity Structure

The equity structure is an important factor that corporate governance may have a negative impact on the quality of accounting disclosure. Equity structure refers to the distribution and ownership structure of a company's shares, including the equity ratio and control power of different shareholders such as major shareholders, minority shareholders, and institutional investors. An unreasonable or unbalanced equity structure may have a negative impact on the company's decision-making and accounting disclosure. An overly concentrated equity structure may lead to the influence of individual major shareholders on company decisions. If a major shareholder owns the majority of the equity and controls the company's board of directors, they may be more likely to exert influence and drive the company to make decisions that benefit them, rather than necessarily benefiting all shareholders. This may lead to bias in company decision-making, reducing the independence and quality of accounting disclosure. An unreasonable equity structure may also lead to information asymmetry. Small shareholders and institutional investors may not have sufficient information or authority to effectively supervise the company's management and accounting disclosure practices. This may lead to a lack of transparency and accountability in the company's financial information disclosure, increasing uncertainty and risk for investors. An imbalanced equity structure may also lead to potential agency issues. The interests between the management and major shareholders may be inconsistent, leading to the management paying more attention to their own interests rather than the interests of shareholders. This may result in the company's financial information disclosure being compromised to meet the interests of management or major shareholders.

5. Conclusions

Effective corporate governance mechanisms can significantly improve the transparency, accuracy, and credibility of financial information. Positive factors such as the independence of the board of directors, salary structure, and incentive mechanisms for senior management help to ensure the quality of accounting disclosure and maintain market stability. However, negative factors such as excessive concentration of board power, low quality of members, and unreasonable equity structure may harm the independence and quality of accounting disclosure. Future research can focus on the dynamic interaction between corporate governance and accounting disclosure, as well as the impact of emerging technologies on accounting information disclosure, in order to continuously improve the quality of accounting disclosure and the effectiveness of corporate governance.
References