

A Risk Management Model for Merger and Acquisition

B. S. Chui

Sage International Group Limited, Hong Kong

Abstract In this paper, a merger and acquisition risk management model is proposed for considering risk factors in the merger and acquisition activities. The proposed model aims to maximize the probability of success in merger and acquisition activities by managing and reducing the associated risks. The modeling of the proposed merger and acquisition risk management model is described and illustrated in this paper. The illustration result shows that the proposed model can help to screen the best target company with minimum associated risks in the merger and acquisition activity.

Keywords Merger and Acquisition, Risk Analysis, Risk Management

1. Introduction

Driven by globalization, international business looks for a bigger market to achieve the scale of economy, so as to overcome the economic barriers. Many organizations adopt merger and acquisition (M&A) as a part of their corporate strategy to achieve their business objectives. M&A is a kind of transaction that can upgrade and optimize the capital structure of companies with a transfer of ownership and property rights. M&A has already been developed with one century of history in the world and give rise to merger and acquisition waves over the world sixth times since the 1990s. Benefits of M&A include increased economies of scale, increased market share, enhanced efficient resource allocations, expanded a larger asset base, increased reputation or added name recognition, and instantly adopted expert talent lacking

in one to the other organization. Moreover, organizations use M&A to penetrate into new markets and new geographic regions, gain technical/management expertise and knowledge, or allocate capital. Even though business organizations often utilize corporate M&A strategy to expand their business, many poorly understood and managed M&A result in failure.

Systematic corporate M&A research can help to understand the M&A activities. However, Sirower (1997) emphasized the lack of clear understanding of how to maximize the probability of success in M&A despite a decade of empirical research. Financial economics and strategic management literature are the two main streams of literature framework to understand the M&A activities (Datta, D., et al., 1992). Financial economists view M&A as contests between competing management teams for the control of corporate entities (Datta, D., et al., 1992). Strategic management researchers use a different approach by analyzing M&A via examining management controlled factors, such as: diversification strategies (i.e., related vs. unrelated diversification), different types of acquisitions (i.e., merger vs. tender offer), or different types of payments (i.e., cash vs. stock). Nonetheless, neither of these disciplines provides sufficient explanation for the failure of M&A. Therefore, in order to minimize the failure in M&A, a risk management perspective is proposed in this paper, i.e. an approach that attempts to maximize the probability of success in M&A by managing and reducing the risks that associated in the M&A activities. For this reason, this paper attempts to propose a risk management model for the M&A activities, and is organized as follows. Section 2 discusses

the current theories and models of M&A activities in the literature. Section 3 proposes a theoretical framework for the M&A risk management model while section 4 illustrates the mechanism of the proposed model with data. Finally, a conclusion is given in section 5.

2. Theories and Models of M&A

There has been a long history for M&A activities, and different types of models and theories have been developed. In most M&A studies in the literature, they are about the acquisition of all of a target organization while the remainders are about either partial acquisitions of a target, or completing acquisitions where part of the target was previously owned by the acquirer.

The M&A research findings from the earlier studies showed that most targets significantly increase in value whereas acquirers typically experience small declines in values. These transactions have been extensively examined from perspectives such as auction theory and the “winner’s curse” is an established part of the literature. Subsequent studies have added refinement to the understanding of the earlier studies in M&A (Andrade, G., et al., 2001). Other studies in M&A include analyzing the economic monetary effects in addition to the percentage abnormal returns (Bradley, M., Desai, A. & Kim, E., 1988). The significance of the type of consideration in M&A was noted and has been extensively examined (Heron, R. & Lie, E., 2002). The extensive series of method-of-payment in M&A studies are succinctly summarized by Bharadwaj and Shivdansi (2003). They carried out empirical examination in determining the distribution of gains between bidders and targets in M&A. Theoretical work pertaining to M&A has also been studied, including the findings of average negative returns to acquirers led to theories pertaining to agency considerations and free cash flow (Jensen, M., 1986), and the role of hubris (Roll, R., 1986). Behavioral finance theories have also been put forward to structure the examination of M&A in which acquisitions are motivated by stock market conditions (Schleifer, A. & Vishney, R., 2003).

Other M&A studies have explained the activity by the “tariff-jumping” argument that investing via M&A is an alternative mode to enter other markets or expand the market. These ideas have been formalized in theoretical models in terms of trade costs (Carr et, D., et al., 2001; Markusen, J., 2002; Blonigen, B., et al., 2003). Another strand of literature has investigated the determinants of international M&A activities from a more industrial organization oriented background. For example, Horn and Persson (2001), Bjorvatn (2004) and Norback and Persson (2004) provided theoretical models where foreign organizations may acquire domestic acquisition targets, with the acquisition price being determined endogenously in a bargaining process. In these models,

contrary to the tariff-jumping argument, high trade costs do not necessarily induce cross-border M&A. High trade costs not only encourage tariff-jumping mergers, but also increase the incentives for domestic mergers as they reduce the degree of competition in the domestic market, thereby increasing the acquisition price domestic acquirers are prepared to pay for domestic targets. Furthermore, Neary (2007) developed a model of mergers in a two-country oligopoly in general equilibrium. Moreover, a number of studies have examined the consequences cross-border M&A activities. Doukas and Travlos (1988) found generally insignificant valuation consequences for acquirers with the exception of when the acquisition was the first major step of the acquirer into the target’s country. Lin, Madura, and Picou (1994) found material variation in acquirer valuation reactions according to the domicile of the target. Kang (1993) examined matched-pairs of acquisitions in cross border M&A activities. He found statistically significant wealth gains for both organizations. As is appropriate for cross-border acquisitions, he placed his analysis in the context of Direct Foreign Investment (DFI). The M&A studies in, Barros and Cabral (1994), Head and Ries (1997), Kabiraj and Chaudhuri (1999), and Horn and Levinshon (2001) analyzed the welfare effects of M&A and derive policy implications. The positive issue of equilibrium market structure via M&A in an international context has been analyzed by Horn and Persson (2001), NorbKack and Persson (2004).

For the analysis of M&A performance, Beena (2000) analyzed the significance of mergers and its characteristics, and reported that the most mergers were dominated by mergers between companies belonging to the same business group or house with similar product lines. The study also revealed that mergers between unrelated companies were gaining ground but mergers contributed significantly to asset growth in only one-fifth of the sampled companies studied. Langhe and Ooghe (2001) examined the M&A performance of smaller companies involved in the takeover, and their findings showed that following the takeover, profitability, solvency and liquidity of most of the merged companies declined. Pawaskar (2001) analyzed the post-merger operating performance of the acquiring companies and attempted to identify the sources of merger-induced changes. The study reported that as indicated by all the profitability measure, mergers had a negative impact on the acquirers’ performance. Moreover, no significant improvement in profitability was found when comparing the profitability difference between the pre and post M&A activity. Sharma and Ho (2002) reported a decline in operating performance after M&A activity when carried out studies on the operating performance of 36 Australian companies involved in mergers. Rahman and Limmack (2004) analyzed control-adjusted operating cash flow performance using a sample of Malaysian

companies involved in M&A activity. Their study examined whether shareholders' wealth increased as a result of takeover. The study results suggested that acquisitions led to improvements in the long-run operating cash flow performance. Powell and Stark (2005) compared post-takeover performance with combined pre-takeover performance and suggested that there were no significant improvements in operating performance.

The M&A studies in the literature are mostly from the financial and economics perspectives, which leading to the design and development of the existing M&A models and theories are based on the cost objective function. The cost-orientated perspectives can be good for projecting the potential gain/profit from the M&A, however, the potential lost or risks result from the M&A activities cannot be reflected. Therefore, it is worth taking to propose a M&A model and theory from a project risk management perspective, such that the probability of success in M&A can be maximized by managing and reducing the risks that associated in the M&A activities.

3. M&A Risk Management Model

The M&A risk management model is used to identify and manage the risks arising from the M&A processes so as to maximize the probability of success in M&A by managing and reducing the risks that associated in the M&A activities. The approach of the M&A risk management model is divided into two steps, i.e. Risk Identification and Risk Quantization

3.1 Risk identification with fish bone method

Risk identification is to identify the risk factors that exist in the M&A activity. In the risk identification of the M&A risk management model, the fish bone method is adopted to identify possible risks. The fishbone diagram can identify many possible causes for an effect or problem. It can be used to structure a brainstorming session, and immediately sorts ideas into useful categories.

The fishbone diagram is a tool for analyzing process dispersion. The diagram illustrates the main causes and sub-causes leading to an effect (symptom). It is a team brainstorming tool used to identify potential root causes to problems. Because of its function it may be referred to as a cause-and-effect diagram. In a typical fishbone diagram, the effect is usually a problem needs to be resolved, and is placed at the "fish head". The causes of the effect are then laid out along the "bones", and classified into different types along the branches. Further causes can be laid out alongside further side branches. So the general structure of a fishbone diagram is presented in Fig. 1.

The main goal of the fishbone diagram is to illustrate in a graphical way the relationship between a given outcome and all the factors that influence this outcome. The steps

for constructing and analyzing a Cause-and-Effect Diagram are outlined below:

Step 1 - Identify and clearly define the outcome or effect to be analyzed.

Step 2 - Use a chart pack positioned so that everyone can see it, draw the spine and create the effect box.

Step 3 - Identify the main causes contributing to the effect being studied. These are the labels for the major branches of the diagram and become categories under which to list the many causes related to those categories.

Step 4 - For each major branch, identify other specific factors which may be the causes of the effect

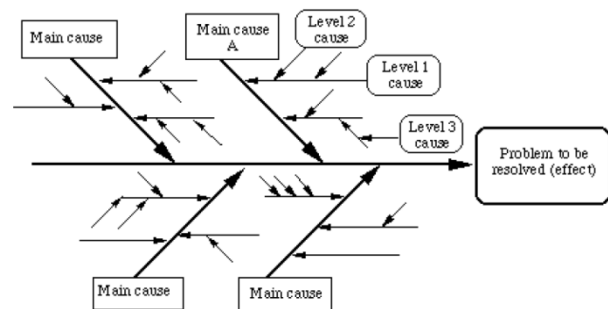


Figure 1. General structure of a fishbone diagram

Step 5 - Identify increasingly more detailed levels of causes and continue organizing them under related causes or categories.

Step 6 - Analyze the diagram to identify causes that warrant further investigation.

3.2 Risk quantification with Fuzzy-AHP method

The Analytic Hierarchy Process (AHP) is adopted in the M&A risk management model to quantify the identified risk factors. AHP was developed by Tomas L. Saaty in the 1970s (Saaty, T., 1979) and has been extensively studied and refined since then. It is a very powerful systematic analysis technique by which the relative factors can be ranked and the importance of them can also be figured out. AHP links the quantitative and qualitative method together, and it helps to solve decision problems by weighting selection factors and analyzing the data collected for the factors. In this way, the complex problem of choosing the right strategies can be resolved.

In the AHP, it is needed to identify the goal, criteria and strategy of evaluation, form a multilevel tree structure. In the multilevel tree structure, the first level is the goal of the overall evaluation; the second layer is the criterion level or risk factors level that is a concrete manifestation of the overall goal or specific guidelines; the third level is strategic one that is used to select the suitable partner.

After identifying the multilevel structure, a quantitative scale to judge is needed to establish, it is used to compare each factor over another to determine the relative importance

between the scale factors. A sample of a quantitative scale in AHP is illustrated in Table 1.

Based on the AHP, fuzzy comprehensive evaluation is further integrated to select the strategies by linking weightings to the relative criteria. In the fuzzy comprehensive evaluation, the triangular fuzzy numbers

Scale	Definition	Explanation
1	Equal importance	Two activities contribute equally to the objective
3	Weak important of one over another	Experience and judgment slightly favor one activity over another
5	Essential or strong importance	Experience and judgment strongly favor one activity over another
7	Demonstrated importance	One activity is strongly favored and its dominance is demonstrated in practice
9	Absolute importance	The evidence favoring one activity over another is of the possible order of affirmation
2 4 6 8	Intermediate values between the two adjacent judgments	When compromise is needed

Table 1. A quantitative scale in AHP

$\tilde{1}$ to $\tilde{9}$ are used to represent the pair-wise synthetic weightings criteria in order to capture the vagueness and uncertainty of the domain knowledge. A fuzzy number is a special fuzzy set = $\{(x, \mu_{\tilde{F}}(x)), x \in R\}$, where x takes its values on the real line $R: -\infty < x < +\infty$ and $\mu_{\tilde{F}}(x)$ is a continuous mapping from R to the closed interval $[0, 1]$. A triangular fuzzy number denoted as $\tilde{M} = (a, b, c)$ where $a \leq b \leq c$ under the following triangular-type membership function:

$$\mu_{\tilde{M}}(x) = \begin{cases} 0 & x \leq a \\ (x-a)/(b-a) & a < x < b \\ (c-x)/(c-b) & b < x < c \\ 0 & x \geq c \end{cases}$$

Alternatively, by defining the confidence level α , the triangular fuzzy number can be characterized as:

$$\tilde{M}_{\alpha} = [a^{\alpha}, c^{\alpha}] = [\alpha(b-a) + a, -\alpha(c-b) + c] \text{ for } \forall \alpha \in [0, 1]$$

The triangular fuzzy numbers $\tilde{1}$ to $\tilde{9}$ are utilized to capture the vagueness and uncertainty of domain knowledge. The eigenvalue of the pair-wise comparisons matrix in the membership function can provide the weightings for the criteria. The computational procedures for the synthetic weightings are summarized as follows:

Step 1: Compare the score of the criteria. The triangular fuzzy numbers $(\tilde{1}, \tilde{3}, \tilde{5}, \tilde{7}, \tilde{9})$ are used to indicate the relative strength of each pair of elements in the same hierarchical structure of the modeling framework.

Step 2: Construct the fuzzy pair-wise comparison matrix using the triangular fuzzy, and the fuzzy judgment matrix $\tilde{A}(a_{ij})$ as follows:

$$\tilde{A} = \begin{bmatrix} 1 & \tilde{a}_{12} & \dots & \tilde{a}_{1(n-1)} & \tilde{a}_{1n} \\ \vdots & \vdots & \ddots & \vdots & \vdots \\ \tilde{a}_{n1} & \tilde{a}_{n2} & \dots & \tilde{a}_{n(n-1)} & 1 \end{bmatrix}$$

where $\tilde{a}_{ij} = \begin{cases} 1 & i=j \\ \tilde{1}, \tilde{3}, \tilde{5}, \tilde{7}, \tilde{9} & i < j \\ \tilde{1}^{-1}, \tilde{3}^{-1}, \tilde{5}^{-1}, \tilde{7}^{-1}, \tilde{9}^{-1} & i > j \end{cases}$

Step 3: Solve the fuzzy eigenvalues. A fuzzy eigenvalue $\tilde{\lambda}$ is a fuzzy number solution to $\tilde{A}\tilde{x} = \tilde{\lambda}\tilde{x}$, where \tilde{A} is a $n \times n$ fuzzy matrix containing fuzzy number \tilde{a}_{ij} and \tilde{x} is a non-zero $n \times 1$ fuzzy vector containing fuzzy number \tilde{x}_i . To perform fuzzy multiplications and additions using the interval arithmetic and α -cut, $\tilde{A}\tilde{x} = \tilde{\lambda}\tilde{x}$ can be further elaborated as:

$$(a_{i1}^{\alpha}x_1^{\alpha}, a_{i1}^{\alpha}x_1^{\alpha}) \oplus \dots \oplus (a_{in}^{\alpha}x_n^{\alpha}, a_{in}^{\alpha}x_n^{\alpha}) = (\lambda_i^{\alpha}, \lambda_i^{\alpha})$$

for $0 < \alpha \leq 1, i, j = 1, 2, \dots, n$,

where $\tilde{A} = (\tilde{a}_{ij})$, $\tilde{x}^t = (\tilde{x}_1, \tilde{x}_2, \dots, \tilde{x}_n)$, $\tilde{a}_{ij}^{\alpha} = (a_{ij}^{\alpha}, a_{ij}^{\alpha})$, $\tilde{x}_i^{\alpha} = (x_i^{\alpha}, x_i^{\alpha})$, $\tilde{\lambda}^{\alpha} = (\lambda_i^{\alpha}, \lambda_i^{\alpha})$

Degree of satisfaction with the judgment matrix \tilde{A} is estimated by the index of optimism μ . The larger value of the index μ indicates a higher degree of optimism. The index of optimism is a linear convex combination, and is defined as:

$$\tilde{a}_{ij}^{\alpha} = \mu a_{ij}^{\alpha} + (1 - \mu) a_{ij}^{\alpha} \text{ for } \forall \mu \in [0, 1]$$

While α is fixed, the matrix of optimism can be obtained in order to estimate the degree of satisfaction, and the eigenvector/ maximal eigenvector can also be determined by fixing the μ value.

Step 4: Determine the synthetic weightings. By synthesizing the priorities over the optimism matrix and by varying the α -value, the synthetic weightings for the performance parameters and its criteria/ sub-criteria can be obtained.

The Fuzzy-AHP is an approach to decision making that involves structuring multiple choice criteria into a hierarchy, assessing the relative importance of these criteria, comparing alternatives for each criterion, and determine an overall ranking of the alternatives for each criterion, and determining an overall ranking of the alternatives. It helps capture both subjective and objective evaluation measures, providing a useful mechanism for checking the consistency of the evaluation measures and alternatives suggested by the team thus reducing bias in decision making. In addition, the Fuzzy-AHP method allows organizations to minimize common pitfalls of decision making process, such as lack of focus, planning, participation or ownership, which ultimately are costly distractions that can prevent teams from making the right choice (Yung, K. & Li, J., 2004).

4. Model Illustration

Risk identification is the fundamental process in the risk analysis of M&A activity. In the illustration of the M&A risk management model, risks are generally divided into three types under the project management approach with fish bone analysis, and the fish bone risk identification analysis of M&A activity is illustrated in Fig. 2.

For the identified risks, the AHP is adopted to determine the weighs of each risk factor, and the fuzzy comprehensive evaluation method is to do with the comprehensive evaluation. The M&A risk management model can be developed to analyze the risks and select the suitable target company in the M&A activity that have minimized risks, i.e. the risk management of the M&A activity is focused on the evaluation of targeted company that is intended to merge or acquire by weighting the various risk factors associated with alternative target company. Fig. 3 illustrated the hieratical approach of the proposed M&A risk management model.

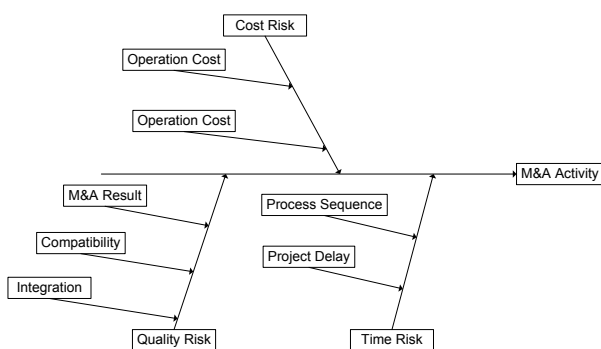


Figure 2. Fish bone analysis for M&A activity

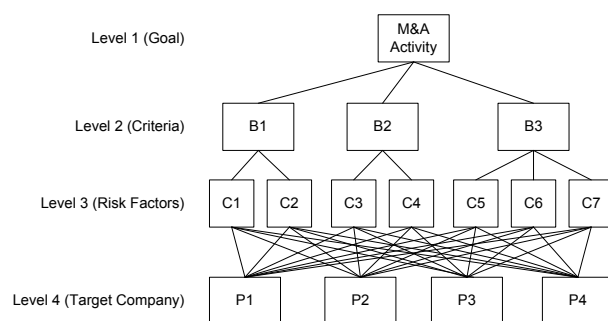


Figure 3. The hieratical approach of the proposed M&A risk management model

As shown in Fig. 3, it shows the relationship between the different risk factors, and their relationship between the risk factors and target companies. Level one is the goal of the M&A activity; level two shows the criteria that will affect the performance of the M&A activity, which are identified by the fishbone analysis, i.e. B1: Time Risk, B2: Cost Risk, and B3: Quality Risk; level three shows the sub-risk factors that is related to B1, B2, B3 It includes the sub-factors of the criteria, i.e.

B1: C1: M&A activity processes sequencing risk

B1: C2 M&A project delay risk

B2: C3: Operation cost risk

B2: C4: M&A processes cost risk

B3: C5: M&A result risk

B3: C6: M&A compatible risk

B3: C7: M&A integration risk

With the above criteria and sub-factors in the hieratical approach of Fuzzy-AHP, the computation of the M&A risk management model can be carried out to determine the importance of different risk factors and the relative degree of M&A merger or acquire preferences towards different target companies. The consolidation of formula of Fuzzy-AHP for M&A activity follows four steps, i.e.

Step one: Create the fuzzy set of relevant factors

Assume there are 4 target companies namely P1, P2, P3, and P4. The set of Target Company then is {P1, P2, P3, P4}, and the set of M&A comments is designed as excellent, good, medium, bad, very bad, which means the corresponding Comment Set is {5, 4, 3, 2, 1}.

Step two: Determine the weighs of expert

Assume there are 5 experts who are going to weigh the different risk factors, and the expert set then is {R1, R2, R3, R4, R5}, and the ranking of the experts and their relative ranking are assumed as shown in Table 2.

Through the calculation of the evaluation matrix of expert, the relative weight of experts, eigenvector $r = \{0.419, 0.263,$

Expert	R1	R2	R3	R4	R5
R1	1	2	3	4	5
R2	0.5	1	2	3	4
R3	0.333	0.5	1	2	3
R4	0.25	0.333	0.5	1	2
R5	0.2	0.25	0.333	0.5	1

Table 2. The evaluation matrix of experts

0.160, 0.097, 0.062}, eigenvalue $\lambda_{\max} = 5.067$. The order of the evaluation matrix is 5, $CI = 0.0169$, $CR = 0.0151 < 0.1$. This means that the evaluation matrix of experts is acceptable.

Step three: Identify the weight of factors in level 2 and level 3

In identifying the weight of factors in level 2, each expert will give weighting on the three factors, and an example of the assumed evaluation matrix determined by the experts is shown in Table 3.

Factors in Level 2	B1	B2	B3
B1	1	1/5	1/7
B2	5	1	1/3
B3	7	3	1

Table 3. The assumed evaluation matrix determined by expert R1

Through the calculation of the evaluation matrix of R1 expert, the eigenvector is $wB1 = \{0.072, 0.279, 0.649\}^T$, eigenvalue $\lambda_{\max} = 3.065$. The order of the evaluation matrix is 3, $CI = 0.0325$, $CR = 0.056 < 0.1$. This means that the evaluation matrix of experts is acceptable.

Similarly, the remaining evaluation matrix in level 2 are shown as follows:

$wB2 = \{0.105, 0.258, 0.637\}^T$, eigenvalue $\lambda_{\max} = 3.039$. $CI = 0.0195$, $CR = 0.0336 < 0.1$. This means that the evaluation matrix of experts is acceptable.

$$WB = wb \times r = \begin{bmatrix} 0.075 & 0.105 & 0.071 & 0.097 & 0.105 \\ 0.279 & 0.258 & 0.178 & 0.333 & 0.637 \\ 0.649 & 0.637 & 0.751 & 0.570 & 0.258 \end{bmatrix} \times (0.419, 0.263, 0.160, 0.097, 0.062)^T$$

$$= (0.085, 0.285, 0.630)^T$$

In identifying the relative weight of factors in the level 3 over level 2, the eigenvector according to each evaluation matrix are for C1, C2, C3, C4, and C5 are $wC1 = (0.125, 0.875)^T$; $wC2 = (0.167, 0.833)^T$; $wC3 = (0.750, 0.250)^T$; $wC4 = (0.250, 0.750)^T$; $wC5 = (0.167, 0.833)^T$.

The weight of C1 over C2 from experts are assumed as 1/7, 1/6, 1.3, 1/5, 1/7. Thus, the weight of C1 over C2 in eigenvector is

$$wC_{12} = \begin{bmatrix} 0.125 & 0.143 & 0.250 & 0.167 & 0.125 \\ 0.875 & 0.857 & 0.750 & 0.833 & 0.875 \end{bmatrix} \times (0.419, 0.263, 0.160, 0.097, 0.062)^T$$

$$= (0.153, 0.847)^T$$

Similiarly, the weights of C3 over C4 from the five experts are assumed as 1/7, 1/5, 3, 1/3, 1/5, then the weight of C3 over C4 in eigenvector is $(0.125, 0.750)^T$.

The relative weights of C5, C6, and C7 from the five experts are shown in Table 4.

Factors	C5	C6	C7
C5	1	1/5, 1/3, 1/7, 3, 1/5	1/3, 1/5, 1/5, 3, 1/7
C6	5, 3, 7, 1/3, 5	1	3, 1/3, 4, 1, 1/3
C7	3, 5, 5, 1/3, 7	1/3, 3, 1/4, 1, 3	1

Table 4. The relative weight of C5, C6, and C7

Then the weight of C3 over C4 in eigenvector is $(0.145, 0.481, 0.374)^T$.

Based on the above results, the weightings of each factor are summarized in Table 5. As from the table, it shows the relative importance of different risk factors, where the higher the weight, the more importance of the factor is.

Step four: Establish the fuzzy evaluation matrix

This step is about the calculation of the evaluation matrix level 2 and level 3 as well as the final fuzzy evaluation of risk factors in level 3 and gets the weight of alternative target company. The assumed risk evaluation matrix for P1, P2, P3, and P4 is illustrated in Table 6.

$wB3 = \{0.071, 0.178, 0.751\}^T$, eigenvalue $\lambda_{\max} = 3.029$. $CI = 0.0145$, $CR = 0.025 < 0.1$. This means that the evaluation matrix of experts is acceptable.

$wB4 = \{0.097, 0.333, 0.570\}^T$, eigenvalue $\lambda_{\max} = 3.025$. $CI = 0.0125$, $CR = 0.022 < 0.1$. This means that the evaluation matrix of experts is acceptable.

$wB4 = \{0.105, 0.637, 0.258\}^T$, eigenvalue $\lambda_{\max} = 3.0385$. $CI = 0.0125$, $CR = 0.019 < 0.1$. This means that the evaluation matrix of experts is acceptable.

Based on the above five eigenvectors, the relative weight between factors in the level 2 and factors in level 3 would be

As from the data in Table 10, the evaluation matrix is determined as:

$$S_1 = (0.250, 0.750) \times \begin{bmatrix} 0 & 0.6 & 0.4 & 0 & 0 \\ 0 & 0.2 & 0.4 & 0.2 & 0.2 \end{bmatrix}$$

$$= (0, 0.3, 0.4, 0.15, 0.15)$$

$$S_2 = (0.153, 0.847) \times \begin{bmatrix} 0 & 0.4 & 0.6 & 0 & 0 \\ 0.2 & 0.6 & 0.2 & 0 & 0 \end{bmatrix}$$

$$= (0.170, 0.569, 0.261, 0, 0)$$

$$S_3 = (0.145, 0.481, 0.374) \times \begin{bmatrix} 0.2 & 0.6 & 0.2 & 0 & 0 \\ 0 & 0.4 & 0.6 & 0 & 0 \\ 0 & 0.4 & 0.4 & 0.2 & 0 \end{bmatrix}$$

$$= (0.029, 0.429, 0.467, 0.075, 0)$$

By developing the evaluation matrix of S1, S2, and S3, the final evaluation of risk factors in level 3 as well as the weighting of each target company can then be determined as follow:

Level One	Level Two		Level Three		Level Four
M&A Activity	Factor	Weight	Factor	Weight	Target Company: P1, P2, P3, P4
	B1	0.085	C1	0.250	
			C2	0.750	
	B2	0.285	C3	0.153	
			C4	0.847	
	B3	0.630	C5	0.145	
			C6	0.481	

Table 5. The summary of weighting results

	Target	Excellent	Good	Medium	Bad	Very Bad
C1	P1	0	0.6	0.4	0	0
	P2	0	0.6	0.4	0	0
	P3	0	0.4	0.6	0	0
	P4	0	0.4	0.6	0	0
C2	P1	0	0.2	0.4	0.2	0.2
	P2	0	0.2	0.6	0.2	0
	P3	0.2	0.6	0.2	0	0
	P4	0.2	0.4	0.4	0	0
C3	P1	0	0.4	0.6	0	0
	P2	0	0	0.4	0.2	0.2
	P3	0	0.4	0.2	0.2	0
	P4	0	0.6	0.4	0	0
C4	P1	0.2	0.6	0.2	0	0
	P2	0.2	0.6	0.2	0	0
	P3	0	0	0.6	0.2	0.2
	P4	0	0.2	0.6	0.2	0
C5	P1	0.2	0.6	0.2	0	0
	P2	0	0.4	0.6	0	0
	P3	0	0.2	0.6	0.2	0
	P4	0	0	0.6	0.2	0.2
C6	P1	0	0.4	0.6	0	0
	P2	0	0.4	0.6	0	0
	P3	0.4	0.4	0.2	0	0
	P4	0	0.6	0.4	0	0
C7	P1	0	0.4	0.4	0.2	0
	P2	0	0	0.4	0.4	0.2
	P3	0	0	0.4	0.4	0.2
	P4	0	0.6	0.4	0	0

Table 6. Risk evaluation matrix for P1, P2, P3, and P4

$$S^1 = (0.085, 0.285, 0.630) \times \begin{vmatrix} 0 & 0.3 & 0.4 & 0.15 & 0.15 \\ 0.17 & 0.569 & 0.261 & 0 & 0 \\ 0.029 & 0.429 & 0.467 & 0.075 & 0 \end{vmatrix} = (0.067, 0.458, 0.403, 0.06, 0.01)$$

Similarly,

$$S^2 = (0.048, 0.328, 0.443, 0.125, 0.056)$$

$$S^3 = (0.134, 0.203, 0.389, 0.179, 0.096)$$

$$S^4 = (0.013, 0.432, 0.471, 0.067, 0.019)$$

Then, the comprehensive evaluations are:

$$E_1 = \frac{0.067 \times 5 + 0.458 \times 4 + 0.403 \times 3 + 0.06 \times 2 + 0.01 \times 1}{0.067 + 0.458 + 0.403 + 0.06 + 0.01} = 3.513$$

$$E_2 = \frac{0.048 \times 5 + 0.328 \times 4 + 0.443 \times 3 + 0.125 \times 2 + 0.056 \times 1}{0.048 + 0.328 + 0.443 + 0.125 + 0.056} = 3.187$$

$$E_3 = \frac{0.134 \times 5 + 0.203 \times 4 + 0.389 \times 3 + 0.179 \times 2 + 0.096 \times 1}{0.134 + 0.203 + 0.389 + 0.179 + 0.096} = 3.1$$

$$E_4 = \frac{0.013 \times 5 + 0.422 \times 4 + 0.471 \times 3 + 0.067 \times 2 + 0.019 \times 1}{0.013 + 0.432 + 0.471 + 0.067 + 0.019} = 3.352$$

According to the above analysis, the sequence of performance of target companies P1, P2, P3, and P4 is:

$$E_1(P_1) > E_4(P_4) > E_2(P_2) > E_3(P_{13})$$

5. Conclusion

In conducting the M&A activity, it is necessary to work on how to minimize the risk of implementation, people, cultures, different legacy systems, business disruption, etc. are taken as the complex matters which need to be considered. The important things that the M&A project manager should concern about are whether the project can be done with the objectives of the M&A activity. The implementation of M&A project is not something that should be approached without a great deal of careful planning. Some obstacles should overcome at the path of implementation as well. The successful factors that should pay attention to are time, quality and cost of the project associated with real situation in the M&A processes.

As from the illustration in this paper, the best target company that is more preferred to undergo merger or acquisition can be screened by the proposed M&A risk management model, so as to initially figure out which company is the best that can reduce most risks in the M&A activity, i.e. the partner selection can reduce most possible risks from the M&A process. Moreover, the model can also identify the most important factors that can affect the M&A activity. However, it needs to note that one of the major deficiencies of the model is that it is highly depends on the experts' initial weighting on the factors, and the weightings also needed to be controlled by the project team, and find the most appropriated strategies to cope with.

6. References

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