THE ABILITY OF LISTED COMPANIES TO OPTIMIZE THEIR CAPITAL STRUCTURE, SHAPE THEIR DISTRIBUTION POLICY AND FIGHT HOSTILE TAKEOVERS BY REPURCHASING THEIR OWN SHARES

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Abstract: The management of listed companies is faced with the decision to distribute the annual surplus to the shareholders in total or to reinvest it in order to achieve the company's goals in order to sustain the continued existence and growth of the company. In order to avoid a conflict of interest between the various parties of a stock corporation, compensation must be found so as not to jeopardize the company's goals and priorities. An optimization of the capital structure and a balanced dividend policy should contribute to the satisfaction of all stakeholders of a company. This article investigates the possibility by using a share buy-back programm, a kind of capital reduction, as a strategic measures to reach both oft he goals. Sustainability in terms of financial stability should be at the forefront of management and ownership.

Keywords: Buy-back programm (BBP); reconciliation of interests; capital reduction; optimal capital structur; distribution policy; hostile takeover


JEL classification: G32, G34, G35, G38

1 Introduction

One of the current and most important economic issues of our day is the share buybacks of listed companies. This is reflected in the total repurchase activity of the largest US listed companies between 2013 and 2016, with more than 60% of their constant free cash flow with a huge index total of more than $ 900 billion (see Figure 1). It reached the same volume as immediately before the financial and economic crisis. Apple alone, IBM, Exxon Mobile, Pfizer and Oracle invested more than $ 90 billion in 2014 (compared to 25 billion in the EU) in share buybacks. It is not a phenomenon limited to the United States, but an international trend.
Due to the uncertain economic development of recent years, the number of share buyback programs in Europe has been lower than in the United States, although international European companies (e.g., BP, Royal Dutch, Novartis and British American Tobacco) have made similarly high profits as US companies. Another reason for the diverging trends was the lack of past experience with buybacks, unclear tax regulations and the upcoming financial liberalization in Europe. In addition to dividend payments, US companies were able to reduce their debt by 40% through share buybacks. The listed companies of the Stanley & Poor's 500 Index hold $4.2 trillion in cash.

In Austria, share repurchase programs (BBP) amounting to between 5 and 10% of the share capital of resident companies have been decided and started in the last 5 years. The main companies were companies in the fields of technology, real estate and energy (e.g., Apple Austria, Telecom AG, CA Real Estate, Andritz AG, Maschinenfabrik Heid AG, Mayr Melnhof Karton AG, Austrian Post AG, EVN, Frauenschuh, 2014).

At first glance, one could attribute earning capacity to those companies that have invested their earned free cash flow in repurchasing their own shares than in the company's growth. But does not this just prove lack of ideas and investment opportunities in your own core business? In addition, this development benefited from weak economic growth as well as low interest rates, which made it possible to obtain favorable borrowing (Frauenschuh, 2014).

In view of this explosive development, investors are questioning the dividend policy (Walchshofer, 2013), the analysts the motives of the management (Schmal, 2016) and the stakeholders questioning the company as a social value-adding institution (Freeman, 2010). In this field of tension, the trust of the owners in the company decisions is of great importance. The corporate constitution can provide security between management and owner (Schewe, 2005). In turn, corporate governance obliges corporate management to correct decisions in the target achievement processs (Wentges, 2013). In practice, the share repurchase can be used as an instrument to control the capital structure and dividend policy, as well as aspects of credit quality, operational lifecycle phases and defense against takeovers (Staroßom, 2012).
2 Material and Methodology

The motives of starting buy back programs are very different and are shaped according to the ideas of two interest groups, the management and the shareholders (see Tab. 1), within the framework of the legal rules. It is therefore of great importance for the management, in order not to jeopardize the stability of the company and to create a balance of interests between share- and stakeholders. While the management aims for the positive development of the company, the shareholders, ideally, want a successful, long-term increase of their investment. You can distinguish the motives of both groups based on their corporate strategy and security pretense. A shareholder is not only interested in a payout, but also in the security of getting it in the future, otherwise he could invest his money in another company. Table 1 also identifies the strategic interests of management based on enumerated motives that serve to bring the company under even greater control. A buyback program can also convey the impression of lack of decision-making authority, unsuccessful market strategies and the lack of market-related growth prospects (Bösch / Ude, 2014).

The motives for profit distribution and reserve policy are based on target achievement strategies and the current possible success situation (Prätsch et al., 2012). The continued existence of the company will be ensured in the long term by planned debt repayments and investments, with the effects of modernization, development of new product, further expansion and stronger establishment in markets and business areas (Eilenberger et al., 2013). In particular, mature, high-profit products require long-term innovation and technical adjustments to avoid sales slumps (Portisch, 2008 & Porter, 2013).

In order to provide sufficient funds for investments, repayments and reserves, management makes decisions regarding income taxes and dividend payments. While taxes are defined under tax law, dividend policy must take into account the interests of all parties involved. Basically, decisions are made in the sense of improving the company situation. Thus, the profit distribution including the accumulation by owner interests, corporate strategies or signaling, the public advance notice of a possible BBP, may be affected (Guserl & Pernteiner, 2015).

<table>
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<th>Financial policy motives</th>
<th>Shareholder political motives</th>
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<td>Distribution of excess liquidity</td>
<td>Defense of unfriendly takeover attempts</td>
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<td>Optimization of the capital structure and capital cost reduction by using the leverage effect</td>
<td>Use of own shares as transaction currency for company takeovers</td>
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<td>Improvement of the company key figures</td>
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Table 1. Motives for the share buyback

Due to the accounting policy, the company management sets, within the applicable law, accents to satisfy the satisfaction of the company's close groups. Measures taken, e.g. Recognition and valuation options can influence the current and future taxable profits (Lembke, 2009). Critical are too high valuations of future manufacturing and research & development and marketing expenses (Schierenbeck, 2003).

International companies also use different taxrates in the countries of their subsidiaries. The retroactive taxation of profits in the country of the parent company takes place i.a. based on a dividend distribution less deductions from international income tax regulations. The corporate governance strategy is eager to meet owners' demands for
maximizing assets through tax breaks by adjusting period results, as high profits generate high taxes and reduce
the proportion of investors in the company (Staroßom, 2012).

Optimizing the capital structure is important for companies to achieve lower capital costs, strengthen financial
stability and improve credit-worthiness. There is no ideal theory (Guserl & Pernsteiner, 2015). The goal of the
traditional approach (leverage) e.g. is the increase in equity. Borrowed capital should only be raised if it is cheap
and its costs are not higher than the total profitability (Schmidlin, 2013). The agency approach, which
incorporates the information advantage of management vis-à-vis lenders, in turn aims to provide a high level of
equity. However, the freedom of design of management can lead to increasing indebtedness, risky investments
and an imbalance in the capital structure. The entrepreneurial capital structure is determined not only by the
different aspects and ways of thinking, but also by factual and event-related influencing factors such as capital
increases, reductions, borrowings and above all through the distribution or dividend policy (Guserl & Pernsteiner,
2015).

The dividend policy serves to balance the interests of the company and the shareholders. The important points are
the time and the amount of the distribution. The management and the supervisory board decide to use the
surpluses of the financial year in compliance with the rules of the tax law, the bookkeeping and reserve policy
(Perridon, Steiner & Rathgeber, 2014). The starting point is the generated free cash flow, the excess amount from
the capital employed and the reinvestment. It serves in addition to the debt repayment of the dividend payment
(Schmidlin, 2013).

Management uses the buy-backs as signal function in times of excellent corporate development by announcing
dividend increases. This also suggests product improvements and a mature and saturated market and financial
slumps. Accumulated surpluses increases the risk of hostile takeovers. In this case, the terms and conditions of
acquisition will be improved until they are finally accepted by the corporate officers. High corporate liquidity
surplus results in so-called bootstrap acquisitions. In the process, the takeover company finances the property with
liquidity surpluses of the object of purchase (Guserl & Pernsteiner, 2015 & Staroßom, 2012).

Sustainable, successful and secure business policy is fundamentally based on a solid equity base. This is
necessary to ensure ongoing product innovation, process improvements, international expansion and financial
stability. Company helps a strong innovation orientation towards crisis susceptibility and coping. Further aspect in
this regard enterprise size and environmental dynamics (Rößl et al., 2013). Companies with mature products in
saturated markets are reacting with further developments or replacement products even before the sales slump. If
the owners demand a profit distribution and the reserve volume is insufficient, the management should consider a
capital reduction and inform the supervisory board about the situation (Prätsch et al., 2012 & Staroßom, 2012).

In the case of capital reduction, the literature distinguishes between ordinary, simplified or with the collection of
own shares. The instrument serves to avoid losses or in case of reorganization. For the ordinary capital reduction,
a majority resolution of the general meeting is required (creditor protection). It is made by reducing the nominal
amount of the share, repaying it to shareholders or reducing its deposit obligations. It serves the repayment of
capital to the shareholders. The decision must be entered in the commercial register. There is a lock-up period in
which all creditors are satisfied before the payment to the shareholders.

The simplified capital reduction provides for an alignment of the share capital with the actual company assets.
There is no payout, nor to release the deposit obligations. The capital reduction serves to cover losses as well as
the cessation of tied reserves (max. 10% of the adjusted share capital). A profit distribution is only possible after 5
years, following a resolution by the Annual General Meeting. The simplified capital reduction is used in
restructuring cases and is combined with a capital increase to attract funds and investors (Crone, 2014 & Aigner et al., 2009).

The third form of capital reduction is the retirement of shares. This can be done by repurchasing 10% of own shares or by compulsory redemption of shares. Generally, the sale of own shares is in the Stock Corporation act of different European countries prohibited, as it leads to a reduction of the nominal capital or the liable capital (protection of creditors). However, sales authorizations may be granted, in the event of imminent serious damage, or in the case of offers to employees, members of the Supervisory Board, the Management Board and the remuneration of minority shareholders.

The buyback of own shares reduces equity. Remaining surpluses, without investment use, are distributed to the owners. The stock price itself remains the same, while the price is reduced by the dividend payment. When acquiring own shares, the nominal value is shown as a negative position against the share capital. The difference is allocated to retained earnings so that they are not used for distribution and payment to the owners.

One of the main motives for the share buyback is that one expects rising prices due to the positive business development and an announcement of dividend distribution and thus a price adjustment, the so far undervalued shares is brought about. Further motives may be based on employee participation, issue on foreign stock exchanges, adjustment of the investment structure or future stock market retreat (Aigner et al., 2009).

The **BBP** is proposed by the Executive Board and the Supervisory Board and initiated by the Annual General Meeting by means of a five-year limited authorization. Information obligations exist to the financial market supervisory authority, the stock exchange, as well as to owners and interest groups.

The executive committee publishes a prospectus, which announces the beginning, the term and the total volume. In the financial statements, the shares sold are presented in the balance sheet and explained in the notes to the annual report. The authorization ends with the end of the **BBP** (Sendel-Müller, 2009). In the EU (European Union), share buybacks were made possible by the capital guidelines. In Germany and other countries, the capital reduction was legitimized with the obligation to control and transparency of the companies (Frei & Schlienkamp, 1999).

The requirement for the topic is, in addition to a holistic view, to examine the **BBP** as a financial-strategic instrument. Based on the described motives, the design of the optimal capital structure and dividend policy shall be examined. In order to give the topic the necessary relevance, a practical calculation example will provide information in addition to the literature.

As stated in the introduction, executives of corporations use **BBP** to reduce annual surpluses and thus curtail different interests. In order to carry out this program, the corporate leadership needs persuasiveness to enforce its motives. If the balance of interests with the shareholders and stakeholders succeeds, the program can be started with the goal of optimizing the capital structure and the adopted dividend policy. Managers are expected to create the best possible conditions for achieving their business goals, based on their knowledge advantage (Guserl & Persteiner, 2015).

The paper tries to prove the effects of a **BBP** regarding the optimization of the capital structure and the dividend policy with the following theses:

- **Hypothesis 1**: The **BBP** improves the capital structure. This leads to an improvement in the credit rating of the company.
Hypothesis 2: The BBP aims to avoid high dividends in order to prevent hostile takeovers.

This investigation has a strong emphasis on the stability of the company through share buyback programs. In addition to the fiscal goals, the further development of the products and the concentration on the core business should not be forgotten.

3 Results

In the following, the optimization of the capital structure and dividend policy and the underlying motives, in a capital reduction of listed companies by the collection of shares are presented. In addition to the explanations on the theoretical approaches, key figures and analyzes should provide clarity on the established hypotheses.

The search for the optimal capital structure primarily serves to maximize total profitability and thus goodwill (Ehringer et al., 2013). Current literature relies on theories of leverage and the traditional approach in their studies of optimal capital structure (Guserl & Pernteiner, 2015). With the result that no optimal capital structure can be determined, since both theories include different starting points and influencing factors. The irrelevance thesis of Modigliani and Miller (1958, 1961) starts from the perfect market, which neglects taxes, illiquidity and considers capital structure changes as irrelevant for shareholders. These assumptions led to discussions regarding the inclusion of individual decisions and operational structural characteristics (Guserl & Pernteiner, 2015 & Staroßom, 2012). In the following, it is attempted, irrespective of these theories, to approximate an optimal capital structure.

According to international accounting standards (IAS), share buybacks reduce equity by selling costs. The consequences are the increase in the debt-equity ratio of the company as well as the threat to the protection of creditors (Bösch / Ude, 2014). Basically, the more equity, the higher the creditworthiness. Due to its interest rate and risk, equity is more expensive than borrowed capital, which can be obtained more easily by good creditworthiness and the costs can be deducted for tax purposes (Wagenhofer, 2008).

The optimal ratio between equity and debt capital can be calculated using the capital structure key figures as follows (Schmidlin, 2013 & Becker, 2009):

- The return on equity (1) is the interest on the shares held by the owners. The higher the debt ratio, the higher this ratio.
- This assumption applies as long as the return on capital (2) is higher than the cost of borrowing costs.
- Another measure of financial stability is the so-called gearing (3), the net debt to equity.

In the following simplified example, four assumptions have been made and are shown in the connected table and figure (taxes are not included):

a) Y-1: opening balance, borrowing interest rate 5%,
b) Y without loan: the previous year's funds were not distributed but used for the repayment of debts, the better credit rating was agreed to a new interest rate of 4%,
c) Y loan: the profit was distributed, a new loan has been taken (6% interest),
d) Y mix: The profit was completely used for dividend distribution (50%) and debt repayment (50%),
e) Y BBP: The profit was used for the repurchase of shares (50%), for the dividend distribution and debt repayment, therefore a new borrowing interest rate of 4% was agreed.
Table 2. Development of the balance sheet structure

<table>
<thead>
<tr>
<th>Ratios/Positions (in EURO)</th>
<th>Y-1 Opening balance</th>
<th>Y without loan</th>
<th>Y loan</th>
<th>Y mix</th>
<th>BBP</th>
</tr>
</thead>
<tbody>
<tr>
<td>ROE</td>
<td>20%</td>
<td>19%</td>
<td>16%</td>
<td>19%</td>
<td>20%</td>
</tr>
<tr>
<td>ROI</td>
<td>11%</td>
<td>11%</td>
<td>10%</td>
<td>11%</td>
<td>10%</td>
</tr>
<tr>
<td>Gearing</td>
<td>30%</td>
<td>10%</td>
<td>50%</td>
<td>20%</td>
<td>25%</td>
</tr>
<tr>
<td>Proportion per share</td>
<td>10%</td>
<td>10%</td>
<td>10%</td>
<td>10%</td>
<td>11%</td>
</tr>
<tr>
<td>Liquide Funds</td>
<td>500</td>
<td>500</td>
<td>500</td>
<td>500</td>
<td>500</td>
</tr>
<tr>
<td>Shareholder’s Equity</td>
<td>5.000</td>
<td>5.000</td>
<td>5.000</td>
<td>5.000</td>
<td>5.000</td>
</tr>
<tr>
<td>Retained earnings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-500</td>
</tr>
<tr>
<td>Liabilities</td>
<td>2.000</td>
<td>1.000</td>
<td>3.000</td>
<td>1.500</td>
<td>1.750</td>
</tr>
<tr>
<td>Debt Capital</td>
<td>5.000</td>
<td>4.000</td>
<td>6.000</td>
<td>4.500</td>
<td>5.000</td>
</tr>
<tr>
<td>Total Capital</td>
<td>10.000</td>
<td>9.000</td>
<td>11.000</td>
<td>9.500</td>
<td>9.500</td>
</tr>
<tr>
<td>EBIT</td>
<td>1.100</td>
<td>1.000</td>
<td>1.000</td>
<td>1.000</td>
<td>1.000</td>
</tr>
<tr>
<td>Interest on outside Capital</td>
<td>-100</td>
<td>960</td>
<td>820</td>
<td>925</td>
<td>930</td>
</tr>
<tr>
<td>Net Income</td>
<td>1.000</td>
<td>960</td>
<td>820</td>
<td>925</td>
<td>930</td>
</tr>
</tbody>
</table>

Source: own research

\[
ROE = \frac{\text{Net Income}}{\text{Shareholder’s equity}} \quad (1)
\]

\[
ROI = \frac{\left(\text{Net Income} + \text{interest on outside capital}\right)}{\text{Total Capital}} \times 100 \quad (2)
\]

\[
\text{Gearing} = \frac{\text{Interest bearing net-liquid funds}}{\text{Shareholder’s equity}} \quad (3)
\]
As shown in Tab. 2 and Fig. 3, the total distribution with simultaneous borrowing (assumption c) has a negative effect on the return on equity and a significant negative development of the debt ratio, because of the new loan. While b) due to the improved creditworthiness could be arranged with the bank more favorable rates these remained the same for c) + e). Assumption b) focused on the repayment of debts in the amount of the annual surplus but to the burden of a missing dividend distribution.

The BBP used the proceeds for the share repurchase, the partial distribution (25%) and the loan repayments (25%). The result was an decrease of the debt ratio compared to the previous year, which helped shows an optimization of the capital structure (Pernsteiner & Andressner, 2014). Despite BBP's 50% use of the surplus, the BBP improved its financial structure and its share quota of share capital increased by one percentage point. In this case, despite a reduction in equity, there was an interest compensation with creditors and shareholders.

The examples are very different. Thus, in one case, a distribution defying high profits was waived to repay debt. The other variant, was a uniform distribution of dividend payment and debt repayment. The BBP achieved the same effects of the two approaches presented. However, in addition to the performance improvement, a rectification of the shareholder structure was effected. The strengthening of the creditworthiness helps the company to borrow cheap money. However, these excellent figures can change significantly due to poor operating results.

High profits are necessary because of the interest on borrowed capital, the protection of creditors and a dividend policy designed in the interests of reconciliation of interests and shape the composition of the capital structure. For companies in the maturity phase, market saturation leads to sales and profit losses. Thus, it can be stated that there is no operational increase in profitability, because in addition to the profit potential loss potentials are also increased, so the structural policy, as the example shows, is suitable for lower interest rates (Bösch / Ude, 2014).

Companies with high surpluses, combined with low reinvestment requirements and a high potential for distribution, attract willing-to-take competitors or investment companies. By contrast, companies with high product maturity need to achieve innovation or new combinations of goods by investing in research and development quickly and extensively. With the distribution policy, corporate executives control the surpluses. The defensive strategy of threatened companies can be achieved by reducing the company's economic incentives through share buybacks, resulting in increased equity value, reducing the total number of shares, and initiating stock option programs for employees from whom companies can expect loyalty. (Bösch / Ude, 2014 & Johannsen-Roth (2001)).

The Stock Corporation Act regulates the general conditions for the appropriation of profits and thus sets the legal framework for the dividend policy. The owner shareholder is entitled to a profit, unless there are restrictions by law or statutes. Up to max. 50% of the surpluses can be retained by the Management Board and the Supervisory Board as retained earnings. In the case of a capital reduction, however, a profit distribution of more than 4% is only possible after two years from the date of liquidation. Creditors are not affected due to creditor protection. Reserves that are dissolved by the capital reduction must not be distributed as profit. As can be seen from the statutory provisions of the Stock Corporation Act, there are a number of possibilities to develop a dividend policy within the framework of the law and in the interests of all parties (Austrian Stock Corporation Act).

If a listed company is the target of a hostile takeover, the corporate executives, if it is against their will and to the detriment of taking over, will vigorously try to prevent this. The “receiving party” offers owners an offer to take over their shares. Most of the payments are financed through leverage buyouts in order to hide the intention to buy, or to undermine the long-winded acquisition via equity issues (Macharzina & Wolf, 2014). The repurchase...
of own shares can be used as a tool against hostile take-overs. However, the scope is limited to 10% of the nominal capital. Therefore, the solution can be found in the procedure and use of the interactions.

The realization of the BBP leads to a reduction in equity. If borrowing is financed, this increases the debt-equity ratio and thus the reduction of the company's liquidity, which is reflected in the purchase price/risk of the company shares (Johannsen-Roth, 2001). Another approach is to submit offers to sell-willing shareholders so that the shares remain in the company. Thus, an adjustment of the shareholder structure, a so-called squeeze-out, is achieved in the case of heterogeneous groups (Schremper, 2002). Another, but rather expensive, option is to buy back the shares directly from the "transferee" with an additional standstill agreement (Johannsen-Roth, 2001).

The results presented here showed the possibilities of share buyback programs for the executives of listed companies. Thus, by reducing excess liquidity through share repurchases, the capital structure and creditworthiness can be improved, shareholders and creditors can be equally satisfied. It can thus be tempted to strike a balance of interests between the goals of the company and the shareholders, by downsizing and improving the shareholder structure. Using several scenarios and relevant key figures, the author has tried to clearly illustrate the answers to both hypotheses. Recently, the design of working strategies, restricted by legal regulations, was explained to combat hostile takeovers.

4 Discussion

In the previous chapters, the motifs of a share buyback program known in the current literature were generalized and two motifs of them were hypothesized in particular. In principle, the repurchase of own shares is generally viewed critically. Arguments that reinforce these doubts:

- Financial resources that are used through disorderly repurchases without fiscal effects,
- surpluses that are not invested in innovation and new product development as a result of the share repurchase are particularly important for mature products and mature markets,
- major shareholders, who only have the profitability of their deposits in mind and
- managers who abuse the share buyback to gain more personal goals, influence and power

According to hypothesis 1, the BBP was presented in this paper as an instrument for optimizing the capital structure using a practical calculation model with key figures. The result of the assumptions underlying the model showed an improvement in creditworthiness, which in turn leads to borrowing. Balanced capital resources/components are needed to achieve corporate goals more flexibly and better. However, companies prefer a weaker return on equity, as fresh loans are cheaper than equity, because of expected returns, and are tax deductible.

With regard to the dividend policy within the framework of the BBP, according to hypothesis 2, it can be stated that the legal provisions limit the possibilities. An applied strategic approach in the legal framework and a results-based approach can prevent impending hostile takeovers.

With these two design possibilities, the influence and scope for action of the company management can be strengthened. This creates the opportunity to drive product development in the long term, to focus even more on the markets, to improve the shareholder structure and to sustainably strengthen the autonomy of the company.

Whether these two measures belong to the most pressing priorities of listed companies was not answered in this paper. For reasons of simplification, two design measures have been taken which are practical and not abstract.
In the literature, in connection with BBP, critical motives such as signaling or subsequent taxation of foreign profits are discussed. As one can see from these issues, the implementation of the BBP offers a multitude of further depths that can be used to question the motives of the corporate officers.

5 Conclusion

This paper describes two motives of a worldwide fiscal phenomenon of our time - the instrument of the share repurchase of listed companies. In the United States, the so-called BBP is one of the corporate finance strategies. In Europe, so far, legal regulations have limited these programs. Another reason was the critical attitude of investors and stakeholders towards non-transparent fiscal decisions. However, this tool, when properly implemented, has the potential to make distributions efficient and can balance the operational needs and interests of shareholders.

The motives for launching a BBP are very different but of great scope and can be differentiated according to fiscal and investor-oriented corporate decisions. While the shareholder expects higher returns on his invested capital, the managers of the companies set themselves the goal of successfully developing the company.

Corporate executives of listed companies have the option of paying out surpluses to owners, taking account of the accumulation of reserves and accumulating them, or using them to finance capital reductions in the form of share repurchases. At the forefront of these decisions are the balancing of the different interest groups and the balance between the financing consideration and the distribution policy. A tension that is characterized by the knowledge advantage of the management, the desire for control by the owners (corporate governance) and the hope of the stakeholders for the survival of the company.

The result of the study shows in the first step the elaboration of the proposed hypothesis of the optimization of the capital structure. Responses were made by using current literature and an annotated analysis with four developed scenarios. Specific key figures underline the vigor of the given examples. The result of the BBP example shows an improvement of the total return on equity, the debt ratio and thus a higher return on capital employed. These are reasons that increase creditworthiness and confidence in the actions of the manager.

The danger of hostile takeovers, but also market-related inflexibility can be dispelled by leveraged, strategic BBP. The target takeover-willing company is aimed, as already mentioned, at businesses with high surpluses, combined with low reinvestment requirements and a high potential for distribution. In case of a specific and real threat, the company can react with a BBP. As the ability to repurchase shares is limited by law, the effectiveness of the program, combined with a number of monetary and structural measures, can effectively combat a potential takeover. Thus, the risk of hostile takeovers, in case of market inflexibility deployed by strategic deployed BBP.

The impact of both measures described and objectives examined confirms successful credit quality improvement and the prevention of hostile takeovers.

The subject of share repurchase includes, in addition to the different interests and motives possibilities for further studies. The dynamics of globalization require answers, new ways and more flexible thinking and action from the leaders of listed international companies. A BBP is one of the tools that, if applied correctly, can provide solutions based on its motives.

Finally, it must be noted that lengthy and complicated BBP can be dispensed with by weighing the interests of the parties concerned. High and regular surpluses can be shared through a balanced distribution policy with stable
dividends (in the interest of shareholders), adequate provision and a reduction in the risk of takeover-willing companies (in the interest of stakeholders).

References


