

Evaluating Corporate Governance

Issuer-Specific Considerations

Cross-Sector Criteria

This report updates and replaces *Evaluating Corporate Governance*, dated 12 September 2012.

Scope

This criteria report outlines India Ratings and Research's (Ind-Ra) approach to assess the impact of governance practices on issuers and identifies which issuer-specific category best reflects issuer-specific characteristics and incorporate these findings into the ratings.

Good governance practices do not, in isolation, positively affect a credit rating. However, poor governance practices, including issuer-specific corporate governance matters, can result in lower ratings than typical quantitative and qualitative credit factors may otherwise imply. The extent to which ratings are affected depends on the extent and pervasiveness of the governance matter(s) identified and the relative strength of an issuer's credit factors within its rating category, balanced against/with the absolute level of its issuer or debt instruments ratings.

Key Rating Drivers

Issuer-Specific Assessment: In its review of issuer-specific considerations, Ind-Ra focuses on the characteristics shaped by the industry in which the issuer operates, and the relationships between its stakeholders.

Issuer-Specific Factors: Ind-Ra focuses on the following issuer-specific governance characteristics: board effectiveness; management effectiveness; transparency of financial information; and related-party transactions.

Creditor Protection Assessment: Governance characteristics may be evaluated so as to assess how they contribute to protecting the interests of bondholders and other creditors. Issuer-specific characteristics are each divided into three categories: ratings neutral; those that may put downward pressure on ratings; and ratings negative.

Analysts

Chandan Sharma
+91 11 4356 7256
chandan.sharma@indiaratings.co.in

Sudarshan Shreenivas
+91 22 4000 1783
sudarshan.shreenivas@indiaratings.co.in

Salil Garg
+91 11 4356 7244
salil.garg@indiaratings.co.in

Sreenivasa Prasanna
+91 44 4340 1711
sreenivasa.prasanna@indiaratings.co.in

Ratings Analysis

Issuer-Specific Corporate Governance Characteristics

When looking at issuer-specific governance characteristics, Ind-Ra may focus on board and management effectiveness, transparency of financial information, and related-party transactions.

Board Effectiveness

Assessing an issuer's governance practices begins with a review of its board of directors. High-performing boards are important if executive management is to be challenged. This means that effective boards must include non-executive members with diverse skills, views and professional experience. Members must be prepared to invest sufficient commitment and time into the work of the board. The role of the chairman of the board is particularly important. The board of directors, in its oversight role, plays an integral part in how management is both rewarded and disciplined as it fulfils its fiduciary responsibilities.

A board that is independent, active, knowledgeable and committed generally signals a robust governance framework. A board that is not committed to fulfilling its fiduciary responsibilities can open the door to ineffective, incompetent, and, in some cases, unscrupulous management behaviour.

In evaluating board effectiveness, Ind-Ra looks at the composition of the board, qualifications of board members relative to their assigned committees, and how the board operates. Analysts also focus on the resulting actions and policies set by the board, including selection of management and related succession planning, setting strategic direction, including risk targets, using compensation to reinforce strategic objectives, and oversight of financial reporting.

Board members are evaluated for their areas of expertise and independence from executive management. The board should be comprised of individuals with expertise in related or similar industries, or audit, financial or regulatory experience. Listed companies should also be in compliance with listing or jurisdictional rules related to corporate governance.

The board typically determines incentive compensation and remuneration of executive management. This poses a governance concern to the extent that potential for inappropriate incentives exist, such as a focus on short-term performance criteria that may have a negative influence on the long-term sustainability of the company. Inappropriate remuneration policies may also give rise to conflicts with creditors' interests if the issuer's financial resources are strained as a result.

More fundamentally, poor remuneration policies and incentive structures may be indicative of a lack of financial discipline and accountability operating generally throughout the company. Ind-Ra recognises that incentive and compensation information may not be disclosed in many closely held companies. Ind-Ra analysts may exercise judgement in these cases and determine whether lack of disclosure in itself may be a negative rating factor.

Management Effectiveness

Management effectiveness is evaluated based on whether the issuer fulfils the objectives set out by the board with regard to strategy, risk tolerance, and policies and controls.

Transparency of Financial Information

Timely, transparent and accurate accounting statements are critical in ensuring that investors are in a position to assess an issuer's financial condition and fundamental risks. High-quality and timely financial reporting is considered by Ind-Ra to be indicative of robust governance. Likewise, publishing intentionally inaccurate or misleading accounting statements is symptomatic of deeper flaws in an issuer's governance framework. The public exposure of techniques that subvert the spirit of accepted accounting standards or, worse yet, are designed to mask fraudulent activity can undermine investor confidence and destroy value.

Applicable Criteria

[Corporate Rating Methodology \(March 2016\)](#)

Governance of the internal audit process is an important safeguard for the integrity of an issuer's financial reporting. An independent audit committee is a requirement for listed companies in India. The audit committee plays an important role in governance of the financial reporting and audit processes. It is the responsibility of the audit committee to promote a sound internal financial control environment, to monitor the work of the internal auditors and often to appoint external auditors. It is a desirable feature of good governance to ensure that internal audit reporting is delivered directly to the audit committee and/or to the board rather than to senior management, as this could give rise to conflicts of interest. Similar considerations apply with respect to external auditors.

However, none of these procedures will be effective unless the audit committee, and/or the board, includes independent members with appropriate financial expertise to be able to understand the ramifications of different accounting treatments and any potential risks or vulnerabilities in the issuer's audit process.

Many listed companies are required to publish an evaluation of the internal control environment and procedures. The presence of material weaknesses highlighted in the disclosure could be a negative ratings factor. Other factors that could also be viewed negatively include the late publication of financial statements, frequent changes in independent auditors, multiple restatements of financial data and aggressive accounting positions.

Related-Party Transactions

Transactions between senior executive management, major shareholders or those close to them and the issuer (related-party transactions) merit close review in governance analysis. Related-party transactions give rise to potential conflicts of interest for a rated entity. More specifically, the related party may be faced with a competing set of incentives and not act in the best interests of the issuer. In some cases, the primary motivation of a related-party transaction is to enrich the executive or related-party at the expense of the corporation.

An important safeguard against potential abuse is for the issuer to have mechanisms or policies that ensure such transactions, should they occur, are negotiated at arm's length, are priced on competitive market terms, and serve a viable economic purpose. Some related-party transactions are conducted for legitimate business reasons and are not based on exploitative or fraudulent rationale. Ind-Ra analysts are likely to endeavour to understand the nature, purpose, and terms of related-party transactions, particularly when these are large.

The agency's analysis may consider the board's role in reviewing or approving related-party transactions and the level of detail disclosed in public filings. A lack of thorough board review of such transactions can be a sign of inactive or passive board oversight. Similarly, scant or vague disclosure of the facts surrounding the transaction may require examination and Ind-Ra may consult management regarding whether the board was briefed on the key terms of and motivations for the transaction.

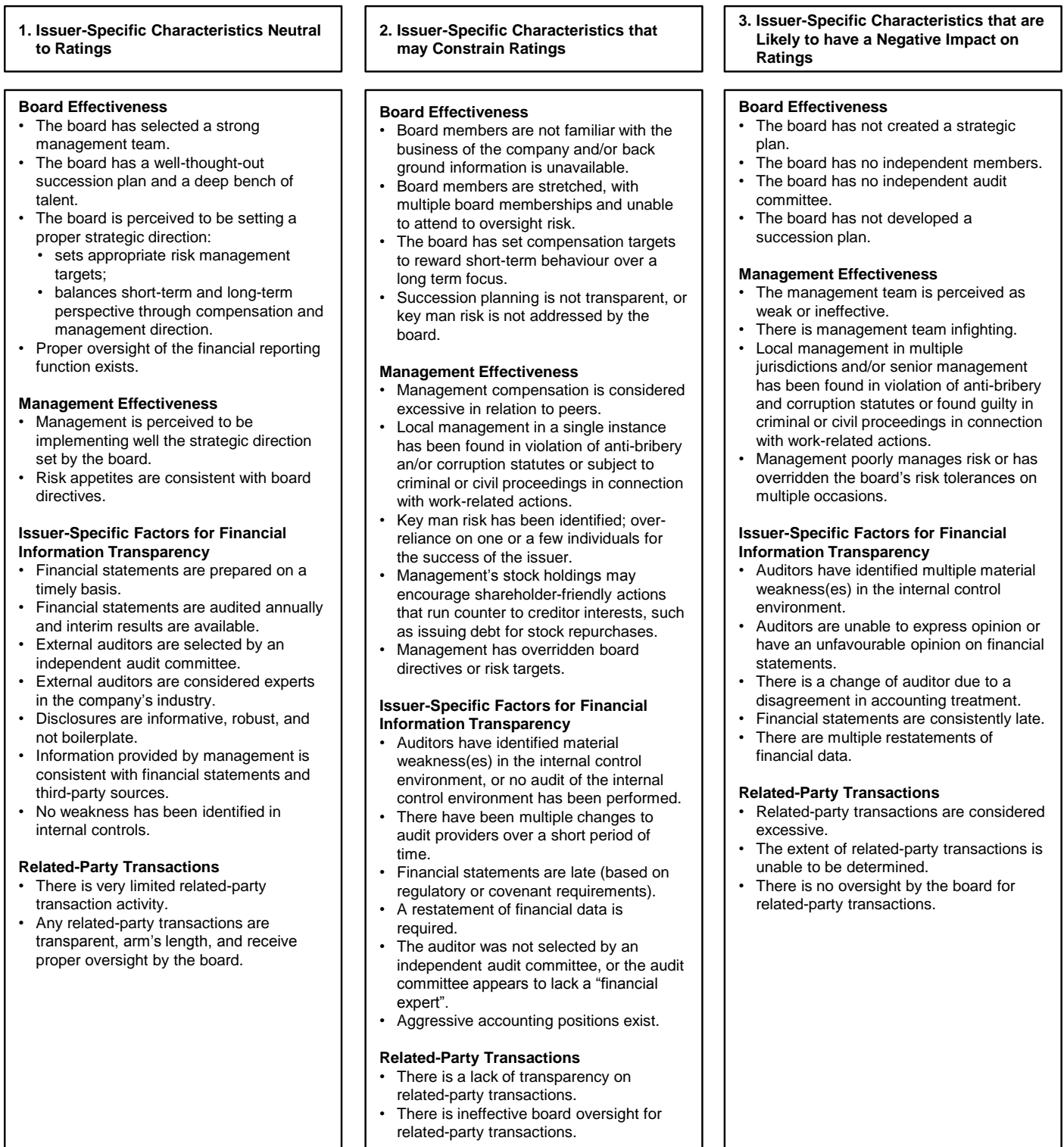
As for systemic characteristics, the issuer-specific characteristics have each been divided into three categories (see Figure 1). Ind-Ra will determine in which category an issuer belongs, based on a "weakest link" approach (ie, an issuer's weakest governance characteristic will determine the category).

Limitations

Corporate governance codes and frameworks are generally applicable only to companies that issue shares admitted to trading on regulated markets ("listed" companies). In addition, corporate governance principles are not always legally enforceable and often are implemented through recommendations and best practice codes. The applicable principle may be, for example, that companies either comply with broad recommendations or explain, through public discourse, why they are unable to do so. Ind-Ra assigns ratings to listed and non-listed companies of all sizes and recognises that some governance codes may not be applicable across the full spectrum of rated entities.

Figure 1

Structure Diagram



Source: Ind Ra

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