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# The unethical exploitation of shareholders in management buyout transactions


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## Abstract

The accurate pricing of securities in the capital markets depends upon the markets being both efficient and fair. In management buyout transactions (MBOs), the price bid by inside managers enhances the efficient pricing of securities but raises a reasonable doubt about the fairness to existing shareholders. This study addresses this fairness question in MBOs and offers short-term and long-term legal alternatives which allow both the efficiency and fairness criteria to be met. In the short-term the case law established in the *Basic v. Levinson* decision for merger negotiation disclosures should be applied to MBO transactions. Over the longer horizon, legislative changes should be made to existing securities laws. Applying the investor protection principles of the 1933 and 1934 securities acts to

MBO transactions will suppress the temptation of managers to extract shareholder wealth for their personal gain.

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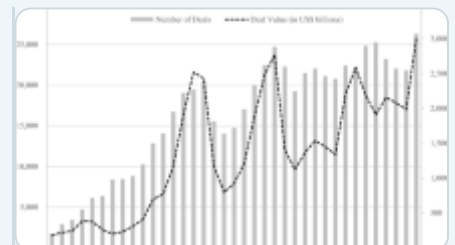
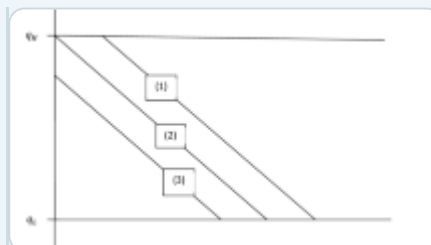
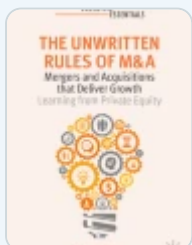
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## References

Berle, A. A. and G. C. Means: 1932, *The Modern Corporation and Private Property* (The Macmillan Company, New York).

Beaver, W. H.: 1981, 'Market Efficiency', *Accounting Review*, 23–37.

Black, H. C.: 1979, *Black's Law Dictionary* (West Publishing Company, St. Paul, Minnesota).

Bowie, N. E.: 1988, 'Fair Markets', *Journal of Business Ethics* **7**, 89–98.

Clarkson, K. W., Miller, R. L., Jentz, G. A. and F. B. Cross: 1989, *West's Law Review* (West Publishing Company, St. Paul, Minnesota).

Fama, E. F.: 1970, 'Efficient Capital Markets: A Review of Theory and Empirical Work', *Journal of Finance*, 383–417.

Gilson, R. J.: *The Law and Finance of Corporate Acquisitions* (The Foundation Press, Inc., Mineola, New York).

Gilson, R. J. and R. H. Kraakman: 1984, 'The Mechanism of Market Efficiency', *Virginia Law Review*, 549-644.

Irvine, W.: 1988, 'Corporate Democracy and the Rights of Shareholders', *Journal of Business Ethics* 7, 99-108.

Larner, R. J.: 1966, 'Ownership and Control in the 200 Largest Nonfinancial Corporations, 1929 and 1963', *American Economic Review*, 144-55.

Parkman, A. M., B. C. George and M. Boss: 1988, 'Owners or Traders: Who are the Real Victims of Insider Trading?', *Journal of Business Ethics* 7, 965-71.

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