Executive summary
Heading into the 2015 proxy season, board composition and renewal are once again in the spotlight for a number of reasons.

- Investors increasingly seek confirmation that boards have the skill sets and expertise needed to provide strategic counsel and oversee key risks facing the company, including environmental and social risks.
- The continued lack of turnover on many boards and slow progress on increasing diversity, including by gender, race and ethnicity, are bringing director tenure and board succession planning under scrutiny.
- A new widespread push for proxy access could make it easier for shareholders to nominate their own candidates to the board.1

These factors make it increasingly important for boards to explain their composition in a compelling way. Meeting this expectation is made all the more challenging by the fact that investors are assessing board composition using different factors.

The EY Center for Board Matters (the Center) recently had conversations with 50 institutional investors, investor associations and advisors on their corporate governance views and priorities. We also gained insights from investors, directors and other stakeholders through our proxy season dialogue dinners.2 This report is the first in a series of four weekly 2015 proxy season insights publications based on insights gathered from those conversations and previewing the 2015 proxy season. The other three reports will focus on shareholder activism, proxy statement disclosures and the shareholder proposal landscape. In addition to the Center’s investor outreach, the report draws on our tracking of governance trends and emerging developments through the Center’s proprietary corporate governance database.3

Key findings

- More than three-fourths of the investors we spoke with believe companies are not doing a good job of explaining why they have the right directors in the boardroom.
- Companies can improve disclosures by making explicit which director brings value to the company’s strategic and risk oversight. This should not assume that the connection between a director’s expertise and the company’s strategic and risk oversight needs is obvious. Also, explaining how the board, as a whole, is the right fit can be valuable, particularly given that most investors are evaluating boards holistically.
- Rigorous board evaluations, including assessing the performance of individual board members, as well as the performance and composition of the board and its committees, are generally considered valuable mechanisms for stimulating thoughtful board turnover, but views about other approaches (e.g., term limits) differ widely.

Three ways companies can enhance board composition disclosures

1. Make disclosures company-specific and tie qualifications to strategy and risk – Be explicit about why the director brings value to the board based on the company’s specific circumstances. Companies should not assume that the connection between a director’s expertise and the company’s strategic and risk oversight needs is obvious. Also, explaining how the board, as a whole, is the right fit can be valuable, particularly given that most investors are evaluating boards holistically.

2. Provide more disclosure around the director recruitment process and how candidates are sourced and vetted – Disclosing more information around the nomination process – how directors were identified (e.g., through a search firm), what the vetting process entailed, etc. – can mitigate concerns about the recruitment process being insular and informal.

3. Discuss efforts to enhance gender, racial and ethnic diversity – Many companies – nearly 60% of S&P 500 companies – say they specifically identify gender and ethnicity as a consideration when identifying director nominees, but that is not always reflected in the gender, racial and ethnic makeup of the board. Disclosing a formal process to support board diversity, including providing clarity around what is considered an appropriate level of diversity, can highlight efforts to recruit diverse directors.

A skills matrix tied to company strategy can be a valuable disclosure tool but is not the only way to convey a thoughtful approach. A letter from the lead director or chairman that discusses the board’s succession planning and refreshment process and any recent composition changes can also be effective. Beyond disclosure, engagement can provide investors a valuable dimension in assessing board quality. Involving key directors in conversations with shareholders can provide further insight into board dynamics, individual director strengths and composition decisions.

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Room for improvement in making the case for board composition

Despite investor acknowledgement that some leading companies are doing an excellent job in this area, most of the investors we spoke with believe companies are generally not making a compelling enough case in the proxy statement for why their directors are the best candidates for the job.

Do most companies do a good job of explaining why they have the right directors in the boardroom?

| Yes | 24% |
| No  | 76% |

Views vary on mechanisms to trigger board renewal

When we asked investors what mechanisms boards can use to most effectively stimulate refreshment, the vast majority chose rigorous board evaluations as the optimal solution and director retirement ages as the least effective. However, views around the different mechanisms and how they should be used vary – as does how investors approach the topic of tenure altogether. Some investors evaluate tenure and director succession planning as a forward-looking risk, while others focus on past company performance and decisions. The commentary below represents investor opinions on each mechanism.

Which of the following mechanisms is the most effective way to stimulate board refreshment?

- Rigorous board evaluations
- Director term limits
- Classifying long-tenured directors as not independent
- Director retirement age

One of the top takeaways from our dialogue dinners was the importance of robust board evaluations, including evaluations of individual board members, to meaningful board refreshment and board effectiveness. Some directors noted the value in bringing in an independent third party to facilitate in-depth board assessments and in changing evaluation methods as appropriate to reinvigorate the process. Some also noted that board evaluation effectiveness relies on the strength of the independent board leader leading the evaluation.

When it comes to how boards manage director tenure internally, setting expectations up front that directors’ board service will be for a limited amount of time – not necessarily until they reach retirement age – is important. We’ve heard from some directors that having periodic conversations with individual board members about their future on the board is valuable and can help provide “off ramps” and a healthy succession planning process.

Conclusion

Given investors’ increasing focus on board composition, companies may want to review and enhance proxy statement disclosures to ensure that director qualifications are explicitly tied to company-specific strategy and risks and that the board’s approach to diversity and succession planning is transparent. Beyond disclosure, ongoing dialogue with institutional investors that involves independent board leaders may allow for a rich discussion around board composition. Also, through regular board refreshment and enhanced communications around director succession planning, companies may head off investor uncertainty and temptations to go down a rules-based path regarding director terms.

Endnote:

1. Around 100 companies are facing shareholder proposals asking them to adopt proxy access procedures that would permit shareholders meeting certain conditions to add their candidates to management’s proxy materials – and even more are likely being engaged by their shareholders on this topic.

2. An SEC decision to not express any views on the application of Rule 14a-8(i) (9) – which allows a company to exclude a shareholder proposal that “directly conflicts” with a management proposal – potentially gives momentum to this investor initiative. Proxy access will be discussed further in the forthcoming 2015 proxy season insights: shareholder proposal landscape.

3. Unless otherwise noted, all data is from EY’s corporate governance database, which covers more than 3,000 companies listed in the US. Data for 2015 is through 2 March. EY’s investor outreach conversations included asking specific and consistent questions to a broad spectrum of institutional investors, investor associations and advisors. Participants included asset managers, faith-based investors, labor funds, public funds, socially responsible investors, and investor associations and advisors. Investor views vary. All respondents are anonymous, and results are presented in aggregate.

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