Exploring Corporate Governance Practices in the Indian Context: Opportunities and Challenges

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Abstract: As the number of companies continues to grow, there arises a need for establishing a mechanism that accurately portrays the structure and operations of any business entity. In this regard, the concept of corporate governance plays a crucial and indispensable role. Numerous stakeholders are invested in the performance of these companies, and shareholders, in particular, seek assurance that the company operates with transparency in all its business actions and critical decisions. While companies are artificial entities, it is unjust to hold the entire corporate responsible for any fraud committed by an insider. Corporate governance addresses this issue by providing provisions to uncover the truth and hold the real individuals behind corporate frauds accountable. In India, SEBI has introduced clause 49, which outlines mandatory and non-mandatory parameters that every listed company must adhere to. The main focus of this paper is to comprehensively understand the concept of corporate governance and its significance in the Indian market. Furthermore, the paper will discuss the major opportunities and challenges faced in implementing corporate governance in India.

Keywords: Corporate Governance, India, Challenges, Opportunity, SEBI Clause 49

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INTRODUCTION

"In the current era of globalization, numerous companies are emerging both domestically and internationally. Globalization and liberalization have facilitated seamless business operations across borders, enabling multinational corporations (MNCs) to access a broader market. Companies are no longer restricted to their national boundaries; instead, globalization has paved the way for international business expansion. With the increasing number of business entities, it has become essential to implement robust measures to combat fraud and scams. The corporate world has witnessed significant scandals like WorldCom, Enron, Satyam, and Punjab National Bank, which have eroded stakeholder trust and confidence. As considerable public funds are invested in companies, it is crucial to ensure their proper utilization and safeguard against fraudulent practices.

Introducing corporate governance has played a vital role in restoring stakeholders' faith in a company's operations. Corporate governance policies have made stakeholders aware of their significance in ensuring fair, transparent, and accountable business practices. However, it is necessary to continuously update and amend these policies to keep up with the ever-changing dynamics of the corporate world. Corporate governance promotes fairness, transparency, and accountability within every business unit. It emphasizes the need for conducting business operations ethically and maintaining transparency while taking
responsibility for actions. Previous studies have shown that companies with robust corporate governance practices also exhibit strong financial performance, making them attractive to investors and shareholders.

In India, SEBI has established both mandatory and non-mandatory guidelines, outlined in clause 49, that every listed company must adhere to. Corporate governance has become a significant subject of research and practice, given its crucial role in effective corporate governance.

This paper aims to delve into the concept of corporate governance within the Indian context, examining its challenges and opportunities from the country's perspective. Extensive literature, articles, and websites have been reviewed to support the research conducted in this paper.

**Meaning-**

The literal meaning of the term corporate governance is "the way by which a corporation is governed". It is a process, relation and mechanism set up for the corporations based on particular guidelines and principles by which a company is controlled and directed to set and achieve its goals concerning social, regulatory and market environment and importantly, to maximize its profits and also benefits stakeholders (such as shareholders, management, customers, suppliers, financiers, government and society. It is a technique which helps to maintain the checks and balance between its internal and external affairs. Corporate governance is all about the division and distribution of rights and responsibilities among different parties in the corporation (such as the board of directors, managers, shareholders, creditors/ auditors, regulators, etc.) and inclusion of the rules and procedures for deciding corporate affairs.

**Global context -**

"The origins of modern corporate governance can be traced back to the seventeenth-century Dutch Republic. Various models of corporate governance vary depending on the characteristics of the market economy in which they operate. The Anglo-American model primarily focuses on the interests of shareholders, while the coordinated model found in Continental Europe and Japan recognizes the interests of employees, managers, suppliers, customers, and society as a whole. Another important distinction lies between market-oriented and network-oriented models of corporate governance.

In certain European countries like Germany, Austria, and the Netherlands, a two-tiered board of directors has been adopted to enhance corporate governance. This system comprises a management board, consisting of company executives responsible for day-to-day operations, and a supervisory board, composed entirely of non-executive directors representing shareholders and staff. The supervisory board is responsible for appointing and dismissing members of the management board, determining their compensation, and reviewing major business decisions.

On the other hand, the "Anglo-American model" places a strong emphasis on shareholders' interests. It employs a single-tiered board of directors typically dominated by non-executive directors elected by shareholders. This system is also known as the "unitary system." In this model, some corporate executives may also be part of the board (as ex-officio members), but non-executive directors play a crucial role in overseeing executive actions and holding key positions, including audit and compensation committees."

**Indian context-**

The concept of corporate governance in India emerged during the 1990s in response to the country's economic liberalization and deregulation, which opened up industries and businesses. The Confederation of Indian Industry (CII), an industry association, played a key role in introducing this concept. In the early 2000s, with the introduction of clause 49 in the listing agreement, all listed companies on stock exchanges were mandated to adhere to corporate governance norms. Unfortunately, during this period, several high-profile corporate governance failure scams, such as the stock market scam, UTI scam, Ketan Parikh scam, and Satyam scam, brought significant criticism from shareholders, highlighting the urgent need for robust corporate governance practices in India.
Regulatory Framework on Corporate Governance in India

The mechanism for companies in India is enumerated in the following guidelines/listing agreement:

1. The Companies Act, 2013 addresses various aspects such as board composition, board meetings, board procedures, independent directors, general meetings, audit committees, related party transactions, and disclosure requirements in financial statements, among others.

2. Securities and Exchange Board of India (SEBI) guidelines pertain to a regulatory body with authority over listed companies. It issues rules, regulations, and guidelines to safeguard the interests of shareholders.

3. Standard Listing Agreement of stock exchanges applies to companies whose shares are listed on the stock exchange and outlines the terms and conditions for their listing.

4. Accounting standards issued by the Institute of Chartered Accountants of India (ICAI) offer guidelines for the disclosure of financial information and are applicable to various entities.

5. Secretarial standards issued by the Institute of Company Secretaries of India (ICSI) are based on the provisions of the new Companies Act. These standards came into effect on 1st July 2015 and provide guidelines for company secretarial practices.

Different Committees & Their Role in Regulating Corporate Governance (Clause 49)

Clause 49 of SEBI includes different committees that need to be followed by listed companies. SEBI has made some mandatory and non-mandatory provisions which every listed company has to follow. In their mandatory provisions, the SEBI has emphasized on having some board committees to facilitate the effective management and unbiased decision making. Every committee is required to have a set of board of directors comprises of dependent and independent directors so that unbiased and balanced decisions to be taken in the interest of stakeholders legitimately.

- **Board of Directors:** The BOD of the company plays the role of Trustee & through strategic supervision & control it tries to protect the interest of the shareholders. The BOD should have an optimum combination of executive and non-executive directors.
- **Compensation committee:** This is also known as REMUNERATION COMMITTEE. It recommends the Board about the remuneration of directors & senior managers.
- **Audit committee:** It reviews the financial statement & ensures the effectiveness of the internal control system.
- **Nomination Committee:** This committee give recommendations about individuals suitable for membership of the board & post of the senior manager.
- **Corporate Management Committee:** Focuses on formulation & implementation of strategies for the achievement of organizational goals.
- **Investor’s Grievance Committee:** For the settlement of grievances of the investors.
Different countries have their own unique set of norms governing corporate governance practices. Companies in each country must comply with specific activities and authorities relevant to their respective jurisdictions. The question of which corporate governance standard to adopt has always been a topic of discussion. In this regard, the Indian economy stands out for its versatility and diverse culture in economic activities. It is not feasible to simply import corporate governance norms from foreign concepts and models and apply them directly to the Indian market. The Indian economy operates differently, with distinct behaviors exhibited by producers and consumers. Therefore, the convergence of corporate governance practices becomes essential, taking into account the significant elements specific to the Indian market and economy.

(Rajgopalan & Zhang, 2008), This article aims to shed light on the evolution of Corporate Governance reforms concerning globalization and privatization in economies such as India and China. The authors examine four obstacles in the implementation of corporate governance practices and draw the conclusion that the differing economic patterns adopted by these countries have resulted in distinct experiences. (Turnbull, 2000), In this research, the author demonstrates the existence of several overarching theories concerning firm and corporate governance. These theories can be effectively applied depending on the specific requirements of each situation. The author proposes that leveraging these theories could form the foundation for establishing a self-governing global society and promoting environmental sustainability. (Chakrabarti, Megginson, & Yadav, 2007), In this article, the authors discuss the current state of corporate governance in India, drawing comparisons with international norms. They explore the evolving paradigm of corporate governance practices in the country and highlight their positive impact on Indian industries. (Ravi, 2014), In this article, the author presents the argument that numerous corporate failures have prompted the evolution of corporate governance practices. The study concentrates on the progression of corporate governance in India, examining the various approaches adopted for its effective implementation. The author emphasizes that relying solely on robust corporate governance norms is insufficient for ensuring strong compliance. Instead, the alignment of the government's intentions and the commitment of corporate entities are equally vital in achieving the desired outcomes through the adoption of corporate governance practices. (Brown, Beekes, & Verhoeven, 2011) This study highlights how corporate governance enhances corporate transparency, yet emphasizes the need for adaptability in response to dynamic global changes. The authors adopt a multidisciplinary approach to corporate governance theory, with a specific focus on its applications in finance and accounting. Consequently, the paper offers valuable insights and proposes numerous research opportunities for scholars in this field. (Kaushik, 2016), The author discusses in his article that the concept of governance modules is not novel to our country (India). In fact, numerous archaeological pieces of evidence, scriptures, and religious texts refer to the existence of effective corporate governance practices during ancient times. One can consider Chanakya as an example, given his status as one of the greatest arthashastris of his era, and his 'neetis' (principles) continue to hold significant relevance even today. Nowadays, the term corporate governance is specifically used to refer to the efficient governance of corporations within the context of business.

This paper presents a descriptive approach, conducting a review of relevant literature to delve into the realm of corporate governance and its practices & challenges in India. The primary objective of this article is to gain a comprehensive understanding of the topic. However, it is worth noting that the study is confined to a limited selection of past research. This paper basically enable to have brief understanding of Corporate Governance in India.

- Exploring the notion of corporate governance in India.
- Analyzing the opportunities and challenges associated with corporate governance in India.
- Gaining insights into the regulatory framework governing corporate governance in India.

**Importance of Corporate Governance and the Associated Opportunities**

A company functions as a complex system comprising diverse stakeholders, such as employees, owners, managers, investors, business partners, creditors, and customers. To address the various needs of these groups and prevent any exploitation, the concept of Corporate Governance has emerged. Corporate Governance serves as a code of conduct, promoting effective management practices and enhancing the trust of investors and stakeholders. By emphasizing transparency, it acts as a powerful tool to improve the financial performance of the company, benefiting all involved parties.
Several factors highlight the need for Corporate Governance:

1. **Empowering Shareholders:** With shareholders dispersed globally and often disconnected from corporate affairs, Corporate Governance establishes a framework for implementing shareholder democracy effectively.

2. **Global Recognition:** Companies adhering to standard codes of Corporate Governance gain recognition in the international capital market, attracting global investment.

3. **Evolving Ownership Structure:** In today's corporate landscape, institutional investors and mutual funds hold significant shares in companies. They exert pressure on corporations to comply with established Corporate Governance practices, enhancing their reputation in society.

4. **Restoring Trust:** Recent corporate scams have severely eroded public trust in corporate management. Corporate Governance plays a crucial role in rebuilding confidence and trust among stakeholders.

5. **Ensuring Checks and Balances:** In both developing and developed economies, top-level executives have experienced substantial increases in monetary benefits. Corporate Governance provides a mechanism to keep a check on internal corporate affairs and ensure fairness.

In summary, Corporate Governance is indispensable for maintaining harmony among diverse stakeholders, fostering investor confidence, and contributing to the overall success and ethical conduct of a company.

**Difficulties Associated with Corporate Governance**

"The primary challenge with corporate governance is its interdependence with a company's mission and value statement, which provides directors and shareholders with clear guidance on their conduct. However, several issues arise during the implementation of corporate governance practices:

1. **Conflict of Interest:** This problem arises when controlling members have financial interests that can influence decision-making, eroding stakeholder and public trust and potentially leading to legal issues.

2. **Governance Standards:** These standards are often more theoretical in nature, making it challenging to translate them into practical, effective measures.

3. **Short-Term Goals:** Corporate governance requires a long-term perspective to create sustainable value, but sometimes companies may need to go private to achieve significant goals that are not feasible in the public market.

4. **Lack of Diversity:** Many boards lack the proper mix of skills and perspectives, hindering effective decision-making.

5. **Accountability Issues:** Ensuring accountability remains a major challenge when implementing corporate governance measures.

6. **Family Influence:** Family dominance in the boardroom can be hard to reduce, especially in the early stages of a company, when the majority of shareholding rests with family members.

7. **Regulatory Complexity:** The presence of numerous regulatory bodies, such as RBI, SEBI, IRDA, etc., can lead to overlapping rules and regulations, causing confusion.

8. **CSR Obligations:** Fulfilling CSR obligations can be burdensome for small and medium enterprises, particularly when profit margins are limited.

Addressing these challenges is crucial for effective corporate governance, which plays a vital role in ensuring a company's long-term success and stakeholder satisfaction."
Independent Directors becomes pivotal as they possess no direct interest in the company's profitability, ensuring impartial decision-making. Another key measure involves reducing the concentration of shareholdings with promoters and family business groups. By doing so, their dominance can be diminished, leading to more desirable outcomes. Despite these challenges, the Indian economy and its financial markets have been experiencing high growth rates in recent years, driven by various reforms and positive developments. These steps will contribute to ensuring fairness, accountability, and transparency, thus facilitating the sustainability of sound corporate governance within the Indian industry.

REFERENCES


