### INSTITUTIONAL INVESTORS' ACTIVISM UNDER CONCENTRATED OWNERSHIP AND THE ROLE OF PROXY ADVISORS. EVIDENCE FROM THE **ITALIAN SAY-ON-PAY**

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#### Abstract

Where corporate ownership is concentrated, the incentives for institutional shareholders to engage with firms in their portfolio are not clear a priori. Making use of a unique dataset of Say-on-Pay (SOP) votes in Italian listed firms, we provide evidence that specific classes of institutional investors do actively monitor investee firms under concentrated ownership, and that Proxy Advisors (PAs) perform an informational role: i) while general shareholder dissent on SOP is low, dissent by mutual and pension funds holding small equity positions (nonblockholders) is high; ii) nonblockholders' dissent is negatively correlated with ownership concentration, suggesting that they tend to trust control shareholders to act as delegated monitors on managerial remuneration; iii) voting by institutional investors is strongly correlated with PA recommendations; iv) institutional investors do not follow PA recommendations blindly but look at specific reasons of concern expressed in PA reports. Our results may have relevant policy implications.

Keywords: Shareholder Activism, Institutional Investors, Proxy Advisors, Say-On-Pay, Corporate Governance

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#### 1. INTRODUCTION

Institutional investors have become increasingly important as equity holders in the most developed financial markets. At the same time, their role has often changed from passive shareholders to active participants in the governance of listed firms (Gillan & Starks, 2000). Empirical evidence on engagement by institutional investors is mostly limited to the US and UK; little research is available for Continental European countries, although differences both in firm ownership structure and in the institutional context may induce a different behaviour by institutional investors.

Concentrated ownership prevails in continental European firms: within this context outside shareholders have no simple way to influence corporate decisions. This may, on one hand, favour rational apathy, and generate limited minority

shareholder dissent at General Meetings (GM). On the other hand, lower investor protection in Continental Europe (Djankov, La Porta, Lopez-de-Silanes, & Shleifer, 2008) may create additional risk of minority shareholder expropriation and generate incentives for active, institutional investors to engage with companies and to scrutinize GM decisions more closely.

It is often claimed that shareholder dissent at European general meetings is low, except in a handful of cases<sup>2</sup>, and that institutional investors tend to remain passive, since the costs of activism tend to outweigh the benefits. But is this really the case? In recent years, regulation created new occasions for shareholders to express their voice (Masouros, 2010). The possibility to vote on a firm's

<sup>&</sup>lt;sup>2</sup> Evidence from Renneboog and Szilagyi (2013) indicates that in the main European countries management proposals get on average between 95 and 100 percent of favourable votes.



remuneration policy (briefly: Say-on-Pay, or SOP) is among them. It has been argued that SOP looks like a promising battlefield in particular for small, uncoordinated shareholders, which otherwise would hardly have an opportunity to give feedback to management (Schwarcz-Ziv and Wermers, 2015). Furthermore, institutional investors are subject to a growing pressure to exercise their stewardship responsibilities and actively engage with listed firms. Finally, proxy advisors (PAs) operating information intermediaries offer investor services that potentially reduce the transaction costs of activism. Proxy advisors cover a growing number of listed companies in the main European countries (Hitz & Lehmann 2017).

Only anecdotal evidence exists on institutional investors' engagement in Europe. In this paper, we use the introduction of Say-On-Pay (SOP) legislation in Italy as a natural experiment to investigate institutional shareholder activism in a continental European country characterised by concentrated ownership. Making use of a unique dataset, we analyse how different classes of investors (in particular, institutional investors) voted on a key engagement issue (namely the remuneration policy for directors and managers, or Say-On-Pay) in 2012, and how their vote is related to Proxy Advisors' recommendations.

More specifically, we investigate three main issues: a) dissent by different classes of shareholders, with a particular focus on institutional investors; b) the mechanics of such activism at the Shareholders' Meeting (namely, the main drivers of voting decisions and whether they are correlated with PA voting recommendations) and c) whether institutional investors implement PA recommendations passively or, instead, look at specific elements relevant to their own concerns.

Our main results may be summarised as follows. First, while SOP shareholder dissent in Italy is low, in line with other developed countries, dissent is surprisingly high amongst institutional investors, in particular amongst asset managers (typically, internationally diversified mutual and pension funds) holding small equity stakes (nonblockholders). They are comparatively more likely to dissent when they have concerns about some aspect of managerial remuneration (in particular, when CEO remuneration is "high").

Secondly, institutional shareholders' dissent is negatively correlated with ownership concentration: the higher the stake held by the controlling shareholder, the stronger her incentive alignment with minority investors, at least as far as managerial remuneration is concerned. This relationship is strong and significant for nonblockholders, but not for institutional investors holding larger stakes. Our evidence is consistent with small institutional investors trusting control shareholders to act as delegated monitors on CEO remuneration and to generate shared benefits of control.

Thirdly, institutional shareholders' vote is strongly correlated with PA recommendations; this is particularly true for nonblockholders, which have lower incentives to carry out autonomous research. The influence of Proxy Advisors seems at least as strong as in the US; this is consistent with the high weight of non-domestic institutions within the set of institutional shareholders attending GMs of Italian listed companies (CONSOB, 2016).

Finally, institutional investors do not follow PA recommendations blindly; on the opposite, they look

at the specific reasons for concern expressed by proxy advisors; in particular, they seem to pay particular attention to the governance of CEO remuneration (i.e. the composition of Remuneration Committee), to the structure of the pay policy and, especially, to severance pay.

We contribute to the existing literature in several ways. First, to the best of our knowledge, this is the first paper to analyse institutional investors' voting decisions outside the US, and specifically in a continental European country characterised by concentrated ownership. We show that SOP dissent of institutional investors is not lower than in Anglo-Saxon countries and is actually influenced by several factors, including ownership concentration. Moreover, from a methodological viewpoint, this is the first paper to perform an analysis of the votes actually cast by institutional investors at the GM. Differently, from previous studies (Ertimur, Ferri, & Oesch, 2013), we are able to identify how each institutional investor actually voted and, therefore, to investigate directly the drivers of voting decisions (including the influence of PA recommendations). Finally, our methodology allows us to differentiate how different classes of investors actually voted and to show that particular, institutional investors (in nonblockholders) are definitely more "active" than the average shareholder.

Our results are potentially relevant for a number of policy issues, including shareholder engagement with listed firms, regulation of Say-on-Pay and of the Proxy Advisory industry, currently debated both at the EU level and in the individual Member States.

The rest of the paper is organised as follows. Section 2 presents the related literature and briefly describes the Italian institutional framework. Section 3 describes our sample and presents descriptive statistics. Sections 4 and 5 present our econometric strategy and results. In particular, they analyse if (and how) different categories of shareholders vote on Say-on-Pay and their relation with several variables, including Proxy Advisors' recommendations. Section 6 concludes.

# 2. LITERATURE REVIEW AND INSTITUTIONAL BACKGROUND

Shareholder engagement at GMs may act as a disciplinary mechanism for management and help mitigating agency problems (Bebchuk, 2005; Rho, 2007). When ownership is dispersed, as in the typical US public company, small shareholders have little incentive to monitor managerial decisions, due to well-known free-rider problems (Grossman & Hart, 1980; Jensen & Meckling, 1976). Large investors, holding large debt and/or equity positions in a company, may help realign the divergent interests of managers and owners (Gillan & Starks, 2000). Institutional investors are a likely candidate for this active role: their stake in the ownership in US equities increased from about 10% in 1953 to over the 70% in 2006 (Gillan & Starks, 2007). A vast empirical literature scrutinized the role played by active institutional investors, with mixed results: some papers show that activism effectively benefits shareholders as a class (Becht, Franks, Mayer, & Rossi, 2009; Brav, Jiang, Partnoy, & Thomas, 2007; Buchanan, Netter, Poulsen, & Yang, 2012), while others argue that it may decrease value by distracting managers from long-term objectives (Black, 1998; Gillan & Starks, 2007; Karpoff, 2001). Other contributions analyze which firms are the most likely target for active investors and how do they respond to engagement efforts (Carleton, Nelson, & Weisbach, 1998; John & Klein, 1995; Karpoff, Malatesta, & Walkling, 1996; Ong, Petrova, & Spieler, 2010; Smith, 1996; Thomas & Cotter, 2007); finally, some studies analyze the main issues of interest to active investors and how they changed over time (Gillan & Starks, 2000).

Most of this literature focused on countries where ownership is typically dispersed (the US and the UK). Little is known about institutional investor activism in Continental Europe, although notable differences in regulation and firm ownership structure may affect investors' behaviour. High ownership concentration may discourage minority shareholders activism in European firms since their vote is unlikely to influence the final voting outcome (Renneboog & Szilagyi, 2013). On the other hand, under concentrated ownership, the typical agency problem faced by institutional investors is the risk of expropriation by controlling shareholders (Villalonga & Amit, 2006), possibly colluding with management (Burkart, Gromb & Panunzi, 1997; Burkart, Panunzi, & Shleifer, 2003). This conflict of interest, associated with lower investor protection than in Anglo-Saxon countries, may provide minority shareholders with additional incentives to monitor managerial and also GM decisions (La Porta, López-Shleifer, de-Silanes. & Vishny. 1998). counterbalancing rational apathy. As a result, the overall sign of the effect of ownership concentration on institutional investor activism is not easy to predict a priori.

Empirical research on continental Europe is quite limited, largely due to data availability constraints<sup>3</sup>. Papers issued by policy makers (European Commission, 2006; Hewitt, 2011) find a high turnout and a low dissent at GMs of listed firms. Academic papers analysing GM activism<sup>4</sup> show that cases of investor activism are few and not particularly effective. De Jong et al. (2005) report the absence of shareholders' proposals Netherlands and also a limited degree of dissent on management proposals. Cziraki, Renneboog, and Szilagyi (2010) examine shareholder proposals submitted in Europe and find systematic underperformance of the (few) companies targeted by active shareholders and no market reaction to such form of activism. This result is confirmed by Buchanan et al. (2012) for the UK market. More recently, Renneboog and Szilagyi (2013) analysed both management and shareholder proposals submitted at the general meetings of companies from 17 European countries between 2005 and 2010. They found that dissent on management proposals is correlated with the features of relevant national regulation (e.g. companies listed in countries with easier cross-border voting procedures attract more dissent).

A specific stream of literature (mostly based, once again, on US and UK data) focused on Say-on-

The literature on shareholder voting lacks a specific focus on institutional investors' diversity. As argued by Celik and Isakkson (2013), minority shareholders tend to be seen as a unique block but this is hardly true as different categories tend to follow different patterns. A vast strand of US literature (capitalising on the information available due to mandatory disclosure of item-by-item votes) has shown that mutual funds vary greatly in their voting behaviour, and also in their reliance on PA recommendations (Iliev & Lowry, 2015). However, no comparable evidence is available for European countries, where remarkable differences in the institutional context (e.g. in firm ownership concentration) may induce a different behaviour by institutional investors (Hitz & Lehmann, 2017).

In this paper, we use the introduction of Sayon-Pay (SOP) legislation in Italy as a natural experiment to investigate institutional investors' engagement with listed firms. Making use of a unique dataset, we analyse the behaviour of different classes of shareholders (in particular, institutional investors) and their relation to PA recommendations.

Say-on-Pay represents an ideal setting to analyse shareholder engagement in connection with the role of PAs. Institutional investors holding diversified portfolios often lack the incentives to cast informed ballots<sup>5</sup>, since information costs for every item at each GM of each firm in their portfolio may be prohibitively high. In this context, proxy advisors may provide a cost-effective service. This gives rise, however, to the question whether asset managers use actively PA recommendations, focusing on specific bits of information provided in PA reports, or consider engagement and voting as a pure "compliance duty", and consequently rely passively on the final recommendation – "for" or "against". This has, in turn, far-reaching implications for the role of proxy advisors: basically, they may either provide useful services to investors in a costeffective way or may act as delegated monitors, using standardised valuation models, potentially characterised by issues and conflicts of interest.

Our paper is linked to the literature investigating shareholder votes in connection with the role of PAs. A comprehensive picture on these issues is provided by Ertimur et al. (2013), showing that PA voting recommendations affect say-on-pay votes; the sensitivity of shareholder votes to these

<sup>&</sup>lt;sup>5</sup> A thorough analysis of the different business models through which institutional investors operate is performed by Celik and Isaksson (2013).



Pay (SOP) votes. According to these studies, a key variable driving dissent is the level of CEO pay. Other relevant variables are pay-for-performance sensitivity, potential dilution from equity grants, firm risk and awarded perquisites (Alissa, 2015; Balsam, Boone, Liu, & Yin, 2016; Carter & Zamora, 2007; Conyon, 2016; Conyon & Sadler, 2010; Ertimur et al., 2013; Faghani, Monem, & Ng, 2015; Kimbro & Xu, 2016). Some papers examine the voluntary introduction of SOP by individual German firms (Eulerich, Rapp & Wolff, 2012; Powell & Rapp, 2015; Troeger & Walz, 2016); in particular, Powell and Rapp (2015) show that the fraction of firms voluntarily adopting a SOP vote decreased over time (from 36.5% in 2010 to 8.5% in 2013). The first study addressing the topic in Italy shows that dissent is mostly affected (negatively) by ownership concentration (Belcredi, Bozzi, Ciavarella, Novembre, 2014).

<sup>&</sup>lt;sup>3</sup> A rich US-based literature shows that shareholder activism both at general meetings (e.g. Ertimur et al. 2011; Renneboog and Szilagyi 2011) and behind the scenes (e.g. Bradley et al., 2010; Greenwood and Schor, 2009) plays a useful role in addressing managerial agency problems. An exception is Armstrong, Gow & Larcker (2013), finding that shareholder votes for equity pay plans have little substantive impact on firms' incentive compensation policies.

Evidence on shareholder interventions outside general meetings is provided by Armour (2008) and Becht et al. (2009).

recommendations varies according to shareholders' ownership structure, the rationale behind the recommendation and firm characteristics. Other studies, all based on the US experience, confirm a strong association between PA analyses and shareholder votes (Alexander, Chen, Seppi, & Spatt, 2010; Cai & Walkling, 2011; Choi, Fisch, & Kahan, 2009; Larcker, McCall, & Ormazabal, 2013)<sup>6</sup>. This literature has two main limitations: first, being mostly based on US data, no analysis on countries where ownership concentration is available; second. this literature focuses on the relation between PA reports and shareholder dissent, implying that no direct evidence is available for the voting decisions of institutional investors. Our paper overcomes both these limitations since it is based on a Continental European country where firm ownership is prevalently concentrated and includes data on how each shareholder actually voted.

In Italy we expect a positive correlation between institutional investors' voting choices and PAs' recommendation, and a stronger relation in the case of nonblockholders, having stronger incentives to outsource research and analysis activities (Choi et al., 2009; Ertimur et al., 2013), particularly for companies where they hold small equity stakes (Agrawal & Nasser, 2012; Cronqvist & Fahlenbrach, 2009). This is especially true in the case of international funds' investments in Italian firms, only a tiny minority of which may be considered sufficiently large to justify the investment in independent analysis.

#### 3. SAMPLE SELECTION AND DESCRIPTIVE **STATISTICS**

We investigate shareholder voting at the 2012 Annual General Meetings when SOP was first implemented in Italy. Our initial database includes data on shareholder votes (hand-collected from GM minutes) and information on the remuneration policy and directors' remuneration (also handcollected from Remuneration Reports) for all companies listed on the Italian Stock Exchange in 2012 (226 firms). We considered only companies for which at least one PA Report (from ISS and/or from GL) was available. This leaves a final sample of 188 companies.

We track different categories of investors separately, since a) they may have different views about the firm remuneration policy; b) they may face different costs (and benefits) from activism, hence have different incentives to engage with companies; c) they may be more or less sensitive to PA recommendations. This implied a lengthy process of hand-collecting and analysing the minutes of Shareholder Meetings (which - in Italy - report how each shareholder voted on each item on the agenda).

We are particularly interested in the voting behaviour of institutional investors, which have

cost corporate governance activism (Renneboog & Szilagyi, 2013; Renneboog & Szilagyi, 2011). Following the official definition by Consob (the Italian market watchdog), we include in this category: a) asset managers and pension funds, b) sovereign, hedge and private equity funds, c) banks, d) insurance companies. Institutional investors may, however, adopt different business models and pursue different strategies, also with reference to differentiate activism. We further between blockholders and nonblockholders (according to whether their stake is above/below the mandatory disclosure threshold - 2%). The former tend to hold relatively large blocks of shares in a small number of target firms, and are therefore more likely to engage with management. However, most of these negotiations take place behind closed doors, and dissent will rarely show up at the General Meeting (Becht, Franks, & Grant, 2010; Becht et al., 2009); this will often happen only after negotiations with management have failed. On the opposite, nonblockholders usually hold diversified portfolios and may have no alternative to "voting no" at the GM to express their dissent.

often been recognised as a likely candidate for low-

We measure total dissent as the percentage of negative votes cast at the General Meeting (i.e. (Against + Abstain)/Total votes: according to Italian rules, abstentions are counted as negative votes). Recognising that institutional investors often hold only a small fraction of firms' equity capital, we also use an alternative measure of dissent (well-known by practitioners) calculated as the fraction of negative votes cast by institutional investors alone, i.e. (Inst.Against + Inst.Abstain)/Total Inst.investor votes.

control for a number of firms' characteristics. CEO remuneration is measured through total compensation (in log terms); the variable/total compensation ratio, which may be interpreted as a proxy for pay-performance sensitivity; disclosure quality, proxied by an index built on five remuneration disclosure characteristics<sup>7</sup>. Ownership concentration may have a strong influence on the voting outcome and is measured in terms of cash flow rights (CFR) owned by the ultimate shareholder. We also consider institutional investors' participation at general meeting (turnout), measured as the percentage of ordinary shares held by institutional investors attending the 2012 GM: we interpret this measure as a proxy of the (otherwise unobservable) ownership stake collectively held by institutional investors (or, alternatively, by block- vs. nonblockhoders) showing up at the GM.

Other control variables include firm size (log of assets); growth opportunities (MV/BV); industry (financial/non-financial); firm performance (measured, alternatively, in accounting (last year's ROA) and market terms (1-year stock return)); risk (standard deviation of stock returns); the quality of corporate governance of the remuneration process (proxied with the existence of a remuneration committee).

Data on ownership structure and board characteristics are drawn from the Consob and the Assonime-Emittenti Titoli Corporate Governance database, while accounting and stock market data come from Datastream-Worldscope. Summary statistics are reported in Table 1, Panel A.

<sup>&</sup>lt;sup>7</sup> Detailed variable definitions are reported in Appendix 1.



 $<sup>^{\</sup>rm 6}$  Larcker et al. (2013) confirm the finding that proxy advisory firm recommendations have a substantive impact on say-on-pay voting outcomes. Cai et al. (2009) examine the factors that determine the percentage of "for" votes cast in uncontested director elections and find that ISS recommendation reduces the vote in favour of directors by 19 per cent. Cindy at al. (2008) analyse the role of ISS in proxy contests and find that its recommendations have a high explanatory power for contest outcomes. Choi et al. (2009) study the significance of the voting recommendations issued by four PAs in connection with uncontested director elections. They find a moderate impact of ISS recommendations on voting outcome (according to their analysis, an ISS recommendation shifts 6-10 per cent of shareholder votes).

**Table 1.** Panel A: descriptive statistics

Variable	n	Mean	S.D.	I Quart.	Median	III Quart.				
Firm Characteristics										
Total Assets (.000)	188	19,000,000	89,000,000	220,000	720,000	4,500,000				
Market Capitalization (.000)	188	1,700,000	5,500,000	64,108	200,000	890,000				
M/B	188	0.96	2.99	0.44	0.77	1.38				
ROA	188	6%	10%	2%	6%	10%				
RET1Y (%)	188	27%	8%	22%	28%	33%				
SQM_RET	188	1.11	0.78	0.59	0.92	1.29				
	CEO	O Compensation								
CEOTotComp (€.000)	188	1,553	2735	353	852	1,603				
CEO_%_Variable_Comp	188	22%	25%	0%	14%	37%				
_		Ownership								
Cash_Flow_Rights (%)	188	47%	20%	31%	52%	63%				
_	Institutio	nal Investors tur	nout							
Institutional shareholders turnout	188	12%	15%	0%	5%	17%				
Institutional blockholders turnout	188	3%	6%	0%	0%	4%				
Institutional nonblockholders turnout	188	9%	13%	0%	3%	12%				
Dissent										
Total Shareholder Dissent	188	6%	12%	0%	0%	6%				
Dissent of institutional shareholders	159	29%	34%	0%	10%	54%				
Dissent of institutional blockholders	63	11%	3%	0%	0%	0%				
Dissent of institutional nonblockholders	155	32%	34%	0%	17%	63%				

Italian listed companies are usually smallmedium enterprises: the average (median) firm had total assets around EUR 19,000 (720) million and a market capitalization of EUR 1,700 (200) million. The average (median) CEO total compensation (including fixed and variable pay) was around 1.5 million (852 thousand) Euro, including sums received by subsidiaries and affiliates. Variable compensation was on average the 22% of total compensation. Ownership is typically concentrated: on average, the largest shareholder held a 47% stake.

Average total dissent was around 6% of votes cast, i.e. somewhat smaller than that recorded in the first year of mandatory SOP in Anglo-Saxon countries (8.9% in the US in 2011 (ISS, 2011); in the UK, the average dissent in 2003 varied between 7.9% and 16%, depending on the sample used (Alissa, 2015; Carter & Zamora, 2007; Conyon & Sadler, 2010; Ferri & Maber, 2013). A lower dissent is hardly unexpected in Italy since concentrated ownership

prevails and dissent is usually expressed by shareholders who are not part of the control group. Median total dissent is 0%, implying that in over a half of the cases, the remuneration policy received unanimous consent.

Institutional investors' dissent is, however, much higher: average (median) dissent was around 29% (10%) of the votes cast by this category of shareholders. Consistently with our expectations, average (median) dissent increases further to 32% amongst institutional nonblockholders (basically, mutual and pension funds), which have no or little alternative to voting at the GM to express their possible discontent.

Some preliminary evidence of the relationship between (institutional) investor dissent and the Proxy Advisors' analysis of the firms' remuneration policy arises from the univariate analysis reported in Table 1, Panel B.

Table 1. Panel B: shareholders dissent and proxy advisors concerns

Proxy Advisors analysis of Remuneration Policy	Proxy advisor concern	Total Shareholder Dissent	Dissent of institutional shareholders	Dissent of institutional blockholders	Dissent of institutional nonblockholders
ISS: The Remuneration	No	5.2%	24.9%	3.9%	27.1%
Report was not made	Yes	0.1%	0.0%	0.0%	0.0%
available in a timely manner	Difference	-5.1%	-24.9%	-3.9%	-27.1%
ISS: Basic features of	No	4.7%	20.4%	3.8%	20.4%
compensation policy NOT	Yes	6.0%	31.0%	3.9%	36.4%
disclosed	Difference	1.3%	10.5%**	.1%	16.%***
ISS: Compensation	No	5.1%	23.0%	3.7%	25.4%
Committee includes	Yes	6.0%	40.9%	5.6%	41.3%
executives	Difference	.9%	17.9%**	1.9%	16.%*
ISS: Concerns exist on	No	5.2%	16.0%	2.7%	17.5%
compensation structure	Yes	5.1%	33.0%	4.9%	35.9%
and LT value creation	Difference	1%	17.%***	2.3%	18.4%***
ISS: Severance payments	No	3.9%	18.4%	3.4%	20.6%
exceed 24 months' pay	Yes	11.2%	53.7%	5.9%	55.8%
exceed 24 months pay	Difference	7.3%***	35.3%***	2.4%	35.2%***
CI. Company on man	No	4.9%	21.4%	3.1%	24.5%
GL: Concern on pay structure	Yes	5.8%	43.8%	7.1%	45.0%
	Difference	1.%	22.4%***	4.1%	20.5%***
CI. Carraman and and	No	4.4%	24.8%	3.2%	27.7%
GL: Concern on pay	Yes	11.1%	48.8%	11.8%	49.5%
disclosure	Difference	6.7%***	24.%***	8.5%*	21.9%**

The table presents sample descriptive statistics. All variables are defined in the Appendix. \*\*\*, \*\*, \* denote significance at the .01, .05, .10 level.



First, the dissent of institutional shareholders, and in particular of institutional nonblockholders, is consistently higher where PAs expressed concerns on the remuneration policy. For example, the dissent nonblockholders institutional where expressed its concern about Severance payments is on average 55.8%, versus an average of 20.6% in the case of no concern. The difference is statistically significant.

Second, the increase in dissent in the presence of PA concerns is not uniform, but is sensitive to the specific nature of each concern (the only exception is the ISS concern that "Remuneration Report was not made available in a timely manner"; however, this concern was issued only in one company, while no concern was expressed in the remaining 182 cases; as a consequence, the difference in dissent is statistically meaningless). For example, the increase in the dissent of institutional investors is equal to 10.5% in the case of an ISS concern on the quality of disclosure on the remuneration policy, while it is equal to 17,9% when the concern refers to the composition of the Compensation Committee. Although these preliminary results must be validated by the multivariate analysis, it seems that institutional investors do not follow PA recommendations blindly, but critically examine PA reports and adjust their vote accordingly.

Table 2 reports the correlation matrix for the main variables used in our analysis.

**Table 2.** Correlation matrix (part 1)

Variables	Total Shareholder Dissent	Institutional Investors' Dissent	Institutional Blockholders' Dissent	Institutional Nonblock- holders' Dissent	Turnout Institutional Share- holders	Turnout Institutional Block-holders	Turnout Institutional Nonblock- holders	ISS_ Against	GL_ Against
Total Shareholder Dissent	1								
Institutional Investors' Dissent	0.278***	1							
Institutional Blockholders' Dissent	0.305***	0.298***	1						
Institutional Nonblockholders' Dissent	0.304***	0.952***	0.197***	1					
Turnout Institutional Shareholders	0.300***	0.0727	0.153**	0.0944	1				
Turnout Institutional Blockholders	0.149**	-0.0966	0.229***	-0.0242	0.549***	1			
Turnout Institutional Nonblockholders	0.286***	0.129*	0.075	0.122*	0.926***	0.192***	1		
ISS_Against	0.245***	0.648***	0.151**	0.694***	-0.0314	-0.12	0.0168	1	
GL_Against	0.144*	0.313***	0.136*	0.297***	-0.0674	-0.0745	-0.044	0.159*	1
Disclosure Index	0.117	0.0906	0.0542	0.109	0.395***	0.0946	0.423***	0.0338	-0.338***
Log_CEO_Total_ Compensation	0.0637	0.232***	0.0827	0.230***	0.371***	0.0336	0.418***	0.144*	-0.0431
CEO_%_Variable_Comp	0.09	0.257***	0.0216	0.274***	0.299***	-0.0213	0.359***	0.221***	-0.154*
Log Total Assets	0.127*	0.181**	0.105	0.161**	0.552***	0.115	0.595***	0.0362	-0.0964
M/B	0.0211	-0.0376	0.00526	-0.0255	0.0828	0.0711	0.0628	-0.0809	0.0705
ROA	-0.0119	0.116	0.00807	0.161**	0.186**	0.162**	0.147**	0.0976	0.0201
RET1Y	0.0932	0.187**	0.0591	0.193***	0.0783	0.101	0.048	0.126*	0.0163
SQM_RET	-0.0204	-0.000191	-0.0239	0.0261	0.0725	-0.0202	0.0931	0.0591	0.00623
Cash_Flow_Rights	-0.364***	-0.205***	-0.0957	-0.178**	-0.439***	-0.166**	-0.440***	-0.1	0.02
Financial/Nonfinancial	-0.0696	-0.0837	0.0421	-0.108	0.155**	0.138*	0.119	-0.192***	-0.129

The table reports the correlation matrix for the variables used in the empirical analysis.

All variables are defined in the Appendix.

\*\*\*, \*\*, \*, denote significance at the .01, .05, .10 level.

Table 2. Correlation matrix (part 2)

Variables	Disclosure Index	Log_CEO_Total_ Compensation	CEO_%_ Variable_ Comp	Log Total Assets	M/B	ROA	1 Year Stock Returns	SQM_ RET	Cash_Flow _Rights	Financial/ Nonfinancial
Total Shareholder Dissent										
Institutional Investors' Dissent										
Institutional Blockholders' Dissent										
Institutional Nonblockholders' Dissent										
Turnout Institutional Shareholders										
Turnout Institutional Blockholders										
Turnout Institutional Nonblockholders										
ISS_Against										
GL_Against										
Disclosure Index	1									
Log_CEO_Total_ Compensation	0.295***	1								
CEO_%_Variable_Comp	0.406***	0.482***	1							
Log Total Assets	0.285***	0.461***	0.328***	1						
M/B	0.166**	-0.0348	0.0938	-0.0282	1					
ROA	0.191***	0.0969	0.321***	0.0373	0.241***	1				
1 Year Stock Returns	0.108	-0.0336	0.252***	0.0315		0.286***	1			
SQM_RET	0.0681	0.0211	-0.027	-0.0665	0.0979	0.0569	-0.0399	1		
Cash_Flow_Rights	-0.196***	-0.169**	-0.152**	-0.143*	0.103	0.143**	0.0867	0.0361	1	
Financial/Nonfinancial	0.00336	0.0419	-0.0561	0.492***	-0.0321	-0.155**	-0.12	-0.140*	0.0177	1

The table reports the correlation matrix for the variables used in the empirical analysis.

All variables are defined in the Appendix.

<sup>\*\*\*, \*\*, \*,</sup> denote significance at the .01, .05, .10 level.



Total dissent is positively correlated with institutional shareholders' dissent and turnout at GM. Institutional investors' dissent is strongly correlated (and possibly driven) by small institutions, as suggested by the coefficient on nonblockholders (0.952), much higher than that for blockholders (0.298). It is also immediately apparent that institutional shareholders' vote is strongly correlated with the recommendations of proxy advisors. The relation is particularly strong for ISS. We checked for possible collinearity by running a VIF test on our variables of interest; all the coefficients are below 2.20, which allows us to exclude multicollinearity.

#### 4. DETERMINANTS OF SHAREHOLDER DISSENT

#### 4.1. Total shareholder dissent

First, we analyse the determinants of shareholder voting on SOP. To this end, following prior studies

on compensation-related activism (Ertimur, Ferri, & Muslu, 2011) and shareholder voting (Gillan and Starks 2000, Ertimur et al. 2011 and 2013), we run an OLS regression where the dependent variable is SOP Voting Dissent (results are robust to alternative regression models, such as GLM and Tobit. However, OLS allows for reliable statistics on explanatory power, and simplifies the comparison with previous literature).

We test the relation between dissent and turnout of institutional investors at the GM: if shareholder dissent is mostly due to institutional investors, a positive relation is expected. We also analyse the relation of dissent with the main features of the remuneration policy, i.e. disclosure about details of the remuneration policy and the amount/structure of CEO remuneration. The results are reported in Table 3.

Table 3. Determinants of shareholders' dissent

	Total Shareholder Dissent	Institutional Investors' Dissent	Institutional Blockholders' Dissent	Institutional Nonblockholders' Dissent
	(1)	(2)	(3)	(4)
Town and Institutional Chambaldon	0.136*	-0.575***		
Turnout Institutional Shareholders	[1.783]	[-2.757]		
Transcrit Institutional Disable alders			0.654***	
Turnout Institutional Blockholders			[2.695]	
Turnout Institutional Nonblockholders				-0.553** [-2.070]
	-0.001	0.004	0.000	0.005
Disclosure Index	[-0.275]	[0.252]	[-0.008]	[0.350]
	-0.006	0.047**	0.007	0.044**
Log_CEO_Total_Compensation	[-0.769]	[2.291]	[0.559]	[2.096]
	-0.011	0.088	-0.029	0.139
CEO_%_Variable_Comp	[-0.248]	[0.753]	[-0.399]	[1.147]
	0.012	0.084**	0.014	0.076*
Log Total Assets	[0.910]	[2.262]	[0.701]	[1.882]
	0.002	-0.003	0.000	-0.004
M/B	[0.602]	[-0.356]	[0.086]	[-0.519]
	-0.058	0.38	-0.071	0.428
ROA	[-0.622]	[1.492]	[-0.459]	[1.644]
	0.051	0.248**	0.046	0.220**
RET1Y	[1.341]	[2.363]	[0.718]	[2.027]
	-0.005	0.018	-0.004	0.027
SQM_RET	[-0.457]	[0.627]	[-0.223]	[0.892]
C. I. El. D. I.	-0.173***	-0.465***	-0.041	-0.387***
Cash_Flow_Rights	[-3.569]	[-3.517]	[-0.560]	[-2.854]
D	0.009	-0.215**	0.01	-0.208**
Remuneration_Committee	[0.282]	[-2.503]	[0.199]	[-2.333]
	-0.058	-0.111	-0.019	-0.142
Financial/Nonfinancial	[-1.617]	[-1.128]	[-0.314]	[-1.379]
Control	0.107	-0.088	-0.077	-0.089
Constant	[1.367]	[-0.410]	[-0.617]	[-0.387]
R-squared	0.185	0.219	0.067	0.199
Observations	188	188	188	188

The table reports the results of OLS regressions with various definitions of Shareholders' Dissent as dependent variable and firms characteristics as independent variables. All variables are defined in the Appendix. The t-statistics are presented in parentheses.

\*\*\*, \*\*, \*, denote significance at the .01, .05, .10 level.

In Model (1) the dependent variable is total shareholder dissent. The turnout of institutional investors has the expected, positive sign, and is statistically significant, implying that total shareholder dissent is correlated with institutional investors exploiting SOP to engage with management. Both disclosure quality and CEO remuneration appear to have a limited impact.

Looking at control variables, total dissent appears to be strongly correlated with firm ownership structure (*Cash\_Flow\_Rights*): dissent is

decreasing in the CFR held by the ultimate shareholder, who can barely be expected to vote against the remuneration policy adopted by a board she has, substantially, appointed. An alternative, not mutually exclusive, the explanation could be that minority shareholders vote less frequently against the remuneration policy where the controlling shareholder holds a higher stake, since she may contribute to reducing managerial pay-related conflicts of interest. The explanatory power of our model (in terms of adjusted R<sup>2</sup>) is about 20%, i.e.

slightly higher than the benchmark model of Ertimur et al. (2013) on US data.

Total dissent in Italy seems to be mainly explained by institutional investors' turnout and firm ownership structure.

#### 4.2. Institutional investor dissent

Institutional investors may follow a different voting pattern on SOP issues, both to justify their role as stewards of other people's money and as a response to external pressures by regulators and supervisory authorities. Descriptive statistics showed that they vote against the remuneration policy more frequently than other shareholders (average institutional investor dissent is 29%, vs. 6% for total dissent), implying that they actually use General Meetings to engage with listed companies, at least on directors' remuneration.

Although institutional investors have often been recognised as a likely candidate for low-cost, corporate governance activism (Renneboog and Szilagyi 2011, 2013), data availability constraints have prevented - so far - an analysis of the votes they actually cast at the GM. Previous literature investigated activism regressing total dissent on a set of independent variables including proxies for institutional investors' ownership (i.e. Ertimur et al., 2011): to the best of our knowledge, no previous study attempted to analyze institutional investors' actual voting behavior outside the US (where mutual funds have been required - since 2003 - to publicly disclose the votes cast on all shares held: Iliev & Lowry 2015). Given the well-known tendency of several institutional investors to behave passively (for "rational apathy" reasons: Easterbrook and Fischel (1996)), this aspect is key to understand the role they actually play in corporate governance.

We analyse the determinants of institutional investors' dissent (and its relation to recommendations) by measuring the votes they actually cast on SOP. As already observed, we calculate institutional dissent as a percentage of the votes cast by institutional investors alone8. The results are reported in Table 3, model (2).

First, institutional investors' dissent negatively correlated with their turnout, i.e. it tends to decrease - on average - where the equity stake they collectively hold is higher. One possible interpretation is that where the weight of institutional investors is higher, the board is more likely to submit a remuneration policy in line with their expectations (possibly after negotiations carried out privately) and, therefore, the probability that they show up at the GM and vote "against" is lower.

Second, institutional dissent is positively correlated with total CEO compensation, and also with past stock returns, suggesting that institutional dissent is, curiously, stronger in companies performing better. While this result may look puzzling, at first glance, we would argue that institutional investors tend to vote against a firm's remuneration policy where CEO remuneration is comparatively "high". This happens, typically, where variable compensation (cash bonuses and/or stockbased compensation, which depends - in turn - on past stock returns) is high. In other words, institutional investors seem to associate higher CEO compensation (and stock returns) with the risk that compensation is excessive. Dissent is, instead, unrelated with disclosure quality, suggesting that institutions dispose of alternative information channels (such as PA reports) to understand a firm's remuneration policy.

Third, institutional investors pay attention to the governance of the remuneration policy, as suggested by the negative and significant relationship between dissent and the existence of a Remuneration Committee.

Turning to control variables, institutional investors' dissent, just like total dissent, is negatively correlated with ownership concentration: institutional investors tend to vote less frequently against the remuneration policy where the controlling shareholder holds a higher stake. This result is consistent with the hypothesis that institutional investors trust the controlling shareholder to act as a delegated monitor on managerial remuneration, since she may contribute to reducing managerial pay-related conflicts of interest. Dissent by institutions is also positively correlated with firm size (contrary to what happens in the US), possibly indicating a closer scrutiny by investors in larger firms. This is consistent with the structure of the Italian stock market, where institutional investors typically buy relatively more liquid blue chips, accounting for the bulk of market capitalization.

#### 4.3. Institutional blockholders vs. nonblockholders

We repeated our analysis distinguishing between institutional blockholders and institutional investors holding smaller stakes (i.e. above or below 2% of equity). We expect the relation between dissent and explanatory variables to be stronger for the latter, which may have no channel other than the GM to show their discontent; blockholders are likely to be less interested in SOP since they may often negotiate directly with the board (or with the controlling shareholder). The results, reported in Table 3 models (3) and (4), are consistent with our expectations.

The results for nonblockholders confirm (and possibly drive) those reported for institutional investors in general. Their dissent is correlated with CEO remuneration and firm ownership structure, size, and stock returns. The coefficients in the regressions for institutional blockholders have, almost everywhere, the same sign as those for nonblockholders; however, they are almost never statistically significant. Contrary to what happens nonblockholders, blockholders' depends - positively - on their turnout at the GM. A possible interpretation is that institutions holding large equity stakes, while not particularly interested in SOP, do, actually, go and vote against the remuneration policy where other engagement strategies have failed. On the other hand, nonblockholders have typically neither the force, nor the incentives to engage actively with management: consequently, the lower the equity stake they hold (as proxied by their turnout), the lower also the probability that their expectations will be taken into

<sup>&</sup>lt;sup>8</sup> Undisclosed regressions using, as a dependent variable, institutional investors' dissent calculated as a percentage of total votes expressed at the GM obtained quite similar results

account by the board, and, consequently, the higher the probability that they will vote against the remuneration policy. This interpretation is consistent with the *negative* sign of nonblockholders' turnout at the GM.

Interestingly, the negative relationship between institutional dissent and ownership concentration is almost entirely due to nonblockholders, suggesting that asset managers mostly trust control shareholders to act as delegated monitors on CEO remuneration. This result also highlights that different classes of minority shareholders may have different expectations toward control shareholders' attitude to act as delegated monitors and the related agency problems.

#### 5. THE INFLUENCE OF PROXY ADVISORS

#### 5.1. PA reports on say on pay

We analysed whether (and how) shareholders' dissent is related to the recommendations issued by proxy advisors, and/or to the details of the analysis supporting such recommendations. Our data on PA recommendations are hand-collected from the 201 ISS and 172 Glass Lewis (GL) reports issued for companies listed on the Italian Stock Exchange at the time of the 2012 proxy season. Among the 188 firms in our database, 183 firms are covered by ISS and 157 by GL.

In 2012 ISS scrutinised compensation plans of Italian firms along four dimensions: fixed pay, shortterm variable pay, long-term variable pay, service contracts (for further details see Appendix 2). This investigation was followed by a summary of the main pros and cons of the remuneration policy. ISS evaluated whether the policy deviated from five guidelines, taking into account corporate governance variables, disclosure quality and remuneration structure. ISS assigned an explicit score to disclosure quality (alternatively, above average, average or below average) but not to remuneration structure. Nonetheless, issues related to compensation structure and long-term value creation seemingly were the main drivers of concern (with 103 concerns being issued, as shown in Table A, Appendix 2); insufficient disclosure of basic features of the remuneration policy gave rise to concerns in 81 cases.

Glass Lewis analysed compensation plans of Italian listed firms along two dimensions: disclosure and compensation structure (Table B, Appendix 2). The disclosure was analysed according to a number of issues, including performance metrics, targets and hurdles, vesting periods of stock-based components, other items such as severance agreements or equity award determination process and, finally, implementation of best practices (only for blue chips included in the FTSE-Mib Index). Compensation structure was analysed with regard to pay mix, incentive plans, severance pay and director pay. The main concerns related to compensation structure came from inadequate performance conditions (117 cases) and absent or insufficient long-term investment plans (87 companies). The main issues raised by GL about disclosure were connected with undisclosed targets performance metrics (54 and 52 companies, respectively).

Both PAs concluded their reports with a summary of the main shortcomings in the remuneration policy and a final voting recommendation. Looking at the joint distribution of recommendations (Table C, Appendix 2), ISS seems to have followed a more hard-line approach than GL. GL issued an "Against" recommendation for 31% (51 out of 167) of the firms scrutinised, while ISS came up with a negative advice in 50% (84 out of 167) of the cases. Differences should not, however, be overemphasised. ISS and GL often issued the same recommendation on SOP (this happened in 59% of the cases). They tended to agree most when they issued a positive evaluation (39% of the cases). Within the subset of controversial cases (firms where at least one PA recommended to vote against), however, ISS and GL agreed only in 32% of the cases.

#### 5.2. PA recommendations and total dissent

Following Ertimur et al. (2013), to gauge the influence of PA recommendations we added to our "benchmark model" used in Section 2 a set of dummy variables capturing PA recommendations (ISS Against, GL Against, and ISS&GL Against). Our results for total dissent are reported in Table 4 (models (1) to (4)).

Total dissent is, indeed, correlated with proxy advisor recommendations, but PA dummies add little explanatory power to the previous analysis. In model (1), the coefficient of ISS Against is positive at 0.049 and statistically significant (this compares with 0.268 in the US: Ertimur et al 2013) and  $R^2$  is 26.5% (65.7% in the US). Similarly, in the model (2), the coefficient of GL Against is positive and significant at 0.041 and  $R^2$  is 23.6%. The relation of dissent with other variables in our benchmark model is substantially unchanged (this is true, in particular, for ownership structure).

In model (3), where we include both "ISS Against" and "GL Against", R2 increases to 37.7%. Notably, the size of the coefficient for ISS Against in model (3) is comparable to that in the model (1), while that for GL Against is much lower than in model (2) and is no longer statistically significant. In model (4), the coefficient for the "ISS&GL Against" dummy is positive and statistically significant, while the coefficient for Only-ISS (Only-GL) is (is not) significant. We interpret our evidence as consistent with ISS having a stronger influence (ISS was the dominant player in the market for proxy advisory services) on shareholder voting in companies with GL providing, targeted both PAs. by nonetheless, additional useful information.

To sum up, the correlation of total dissent with PA recommendations looks limited in Italy: for example, the influence of ISS on the shareholder vote is just around 18% of what was observed in the US (0.049/0.268 = 0.1828: Ertimur et al 2013). Furthermore, the inclusion of PA recommendations adds little explanatory power to the model ( $R^2$  increases from 18.5 to 26.5% after the inclusion of the ISS Against dummy;  $R^2$  is around 37.7% even for the best-fitting model – including both the ISS and GL Against dummies). For the sake of comparison, in the US the inclusion of PA recommendations enhances  $R^2$  from 15% to 66% (for the ISS Against dummy) and to 82% (for the model including both dummies).

**Table 4.** Determinants of total shareholders and institutional investor dissent, by including proxy advisors' recommendations

	Т	otal Share	holder Disse	nt	Instit	utional Shar	eholders' Dis	sent
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Turnout Institutional Investors	0.154**	0.131*	0.156***	0.163**	-0.298*	-0.582***	-0.262	-0.334**
Turnout institutional investors	[2.358]	[1.784]	[2.724]	[2.128]	[-1.710]	[-2.837]	[-1.575]	[-2.124]
ISS_Against	0.049***		0.054***		0.378***		0.383***	
155_Against	[3.250]		[3.790]		[9.381]		[9.223]	
CI Against		0.041**	0.014			0.244***	0.192***	
GL_Against		[2.158]	[0.897]			[4.555]	[4.316]	
ISS&GL_Against				0.067***				0.591***
ISS&GL_Against				[2.670]				[11.417]
Only_ISS				0.038*				0.292***
Olly_133				[1.859]				[7.013]
Only_GL				0.031				0.058
Olliy_GL				[1.042]				[0.952]
Disclosure Index	-0.002	0.006	0.003	0.001	0.002	0.026*	0.014	0.008
Disclosure muex	[-0.446]	[1.126]	[0.618]	[0.112]	[0.167]	[1.697]	[1.120]	[0.708]
Log_CEO_Total_Compensation	-0.008	-0.006	-0.009	-0.009	0.027	0.039*	0.01	0.022
Log_CEO_Total_Compensation	[-1.217]	[-0.766]	[-1.448]	[-1.201]	[1.625]	[1.712]	[0.565]	[1.412]
CEO_%_Variable_Comp	-0.013	-0.018	-0.016	-0.015	-0.017	0.161	0.094	0.031
CEO_%_variable_Collip	[-0.356]	[-0.421]	[-0.489]	[-0.354]	[-0.178]	[1.317]	[0.975]	[0.346]
Log Total Assats	0.016	0.02	0.028**	0.007	0.055*	0.059	0.03	0.039
Log Total Assets	[1.356]	[1.360]	[2.543]	[0.496]	[1.762]	[1.458]	[0.927]	[1.404]
M/B	0.003	0	0.001	0.002	0.002	-0.002	0.002	-0.002
M/B	[1.121]	[-0.093]	[0.247]	[0.635]	[0.360]	[-0.259]	[0.271]	[-0.301]
ROA	-0.112	0.04	0.034	-0.091	0.211	0.008	-0.006	0.168
ROA	[-1.418]	[0.340]	[0.387]	[-0.982]	[1.001]	[0.026]	[-0.023]	[0.877]
RET1Y	0.04	0.092**	0.066*	0.043	0.171*	0.205*	0.02	0.168**
REITI	[1.246]	[2.106]	[1.929]	[1.136]	[1.969]	[1.678]	[0.206]	[2.141]
SOM_RET	-0.005	-0.001	0.002	-0.006	-0.001	-0.017	-0.035	-0.002
SQM_RE1	[-0.562]	[-0.050]	[0.184]	[-0.615]	[-0.054]	[-0.504]	[-1.279]	[-0.105]
Cash_Flow_Rights	-0.134***	-0.110**	-0.067*	-0.154***	-0.304***	-0.457***	-0.306***	-0.317***
Cash_Flow_Rights	[-3.259]	[-2.198]	[-1.724]	[-3.189]	[-2.754]	[-3.260]	[-2.716]	[-3.183]
D	0.022	-0.021	-0.017	0.027	-0.069	-0.243**	-0.12	-0.032
Remuneration_Committee	[0.808]	[-0.621]	[-0.643]	[0.847]	[-0.938]	[-2.588]	[-1.544]	[-0.494]
F	-0.049	-0.047	-0.046*	-0.039	-0.004	-0.066	0.029	0.024
Financial/Nonfinancial	[-1.618]	[-1.352]	[-1.699]	[-1.090]	[-0.049]	[-0.675]	[0.375]	[0.327]
Constant	0.041	0.029	-0.056	0.103	-0.181	0.037	0.025	-0.109
Constant	[0.611]	[0.325]	[-0.824]	[1.327]	[-1.017]	[0.150]	[0.127]	[-0.680]
R-squared	0.265	0.236	0.377	0.22	0.486	0.32	0.586	0.577
Observations	183	157	152	188	183	157	152	188

The table reports the results of OLS regressions with Total Shareholder and Institutional Shareholders' Dissent as the dependent variable and ISS and/or GL "Against" recommendation and firms characteristics as independent variables. All variables are defined in the Appendix. The t-statistics are presented in parentheses.

\*\*\*, \*\*, \*, † denote significance at the .001, .01, .05, .10 level.

# 5.3. PA recommendations and institutional investor dissent

We expect institutional shareholder votes also to be associated with PA recommendations; the association should be stronger than for the average shareholder, since institutional investors are known to buy PA reports on a regular basis and have a strong incentive to outsource research and analysis activities (Choi et al., 2009; Ertimur et al., 2013), particularly for companies where they hold small equity stakes. To analyse the relation of PA recommendations with institutional investor voting, we follow the same research strategy implemented for total dissent. Our results are reported in Table 4 (models (5) to (8)).

Consistent with our expectations, votes of institutional investors on SOP are strongly correlated with PA recommendations. The coefficients for the dummies capturing PA recommendations are positive and much higher than those for total dissent. In model (5) ISS Against is positive at 0.378 (i.e. more than 8 times the coefficient in the regression for total dissent) and R² is as high as 49% (i.e. almost twice the value in the regression for total dissent). Similarly, in the model (6), the coefficient of

GL Against is positive at 0.244 and statistically significant (it is almost 6 times the coefficient in the regression for total dissent). Even in a country where ownership is concentrated and, therefore, the voting outcome is often known in advance, institutional investors are active on SOP issues, and their voting decisions are strongly correlated with PA recommendations. This feature remains hidden from view, when looking only at total dissent, since this measure is overwhelmingly affected by the votes cast by other categories of shareholders, holding larger equity stakes.

Results are substantially confirmed in models (7) and (8), where both ISS Against and GL Against and/or an ISS&GL Against dummy are included. The correlation of institutional investors' votes with PA recommendations is, once again, stronger for ISS, as shown by the relative size of the regression coefficients; ISS is apparently followed by most institutional investors when PAs provide divergent recommendations. However, GL is far from irrelevant, even after taking into account the effects of ISS recommendations. This may be connected to two, not mutually exclusive factors: on one hand, some firms are targeted only by ISS or GL, creating an obvious channel of exclusive influence. On the other hand, dissent is much stronger where both

PAs recommend voting Against, implying that even investors normally relying on ISS consider the release of a negative report by GL as an additional relevant piece of information. The inclusion of PA recommendations adds great explanatory power to our model (R<sup>2</sup> is around 58%, comparable to the results of Ertimur et al. (2013) for total dissent in the US)

As already observed in previous literature (Choi et al. 2009), it is difficult to say whether the association between PA recommendations and shareholder votes is due to a causal relationship or simply to investors and PAs considering the same factors when taking their decisions (i.e. voting and recommending for or against, respectively). Actually, these explanations are not mutually exclusive, since different categories of shareholders may follow different voting strategies.

## 5.4. PA recommendations and institutional blockholders' vs. nonblockholders' vote

We repeated our analysis distinguishing between institutional blockholders and nonblockholders. We expect the relation to be stronger for the latter since the sensitivity to PA recommendations depends on the incentives of institutional investors to gather and process information independently, which in turn have been proved to depend on the size of their holdings (Agrawal & Nasser, 2012; Cronqvist & Fahlenbrach, 2009). Furthermore, nonblockholders are often internationally diversified asset managers (mutual or pension funds), having little incentive to bear the costs implied by analyzing thousands of companies in their portfolios; this is especially true in the case of Italian firms, only a tiny minority of which may be considered sufficiently large to justify the investment in independent analysis. Our results are reported in Table 5.

**Table 5.** Determinants of blockholders and nonblockholders institutional investors' dissent, by including proxy advisors' recommendations

	Institu	tional Bloc	kholders'	Dissent	Institut	ional Nonbl	ockholders	' Dissent
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Turnout Institutional Blockholders	0.725***	0.660**	0.720**	0.738***				
Turnout institutional blockholders	[2.962]	[2.393]	[2.565]	[3.115]				
Turnout Institutional Nonblockholders					-0.211	-0.643**	-0.195	-0.301
Turnout institutional Nonbiockholders					[-1.012]	[-2.412]	[-0.980]	[-1.540]
ISS_Against	0.073**		0.061*		0.426***		0.446***	
135_Against	[2.494]		[1.727]		[10.915]		[11.126]	
GL_Against		0.076**	0.075*			0.245***	0.168***	
GL_Against		[2.085]	[1.929]			[4.359]	[3.879]	
ISS&GL_Against				0.143***				0.621***
133&GL_Against				[3.480]				[11.987]
Only_ISS				0.036				0.357***
Offiy_133				[1.106]				[8.546]
Only_GL				-0.007				0.109*
Olly_GL				[-0.144]				[1.771]
Disclosure Index	0	0.006	0.005	0	0.003	0.030*	0.013	0.012
Disclosure fluex	[-0.009]	[0.578]	[0.490]	[0.043]	[0.268]	[1.794]	[1.023]	[1.117]
Log_CEO_Total_Compensation	0.003	0.008	0.004	0.002	0.023	0.037	0.002	0.017
	[0.270]	[0.537]	[0.271]	[0.170]	[1.374]	[1.538]	[0.129]	[1.085]
CEO_%_Variable_Comp	-0.05	-0.015	-0.029	-0.032	0.013	0.197	0.115	0.055
CLO_/0_ variable_comp	[-0.693]	[-0.175]	[-0.340]	[-0.450]	[0.140]	[1.543]	[1.226]	[0.622]
Log Total Assets	0.013	0.009	0.007	0.007	0.043	0.053	0.021	0.029
Log Total Assets	[0.616]	[0.365]	[0.275]	[0.362]	[1.380]	[1.211]	[0.647]	[0.997]
M/B	0.002	0	0	0	0.002	-0.004	0.001	-0.002
М/В	[0.337]	[-0.069]	[0.057]	[0.011]	[0.302]	[-0.440]	[0.196]	[-0.323]
ROA	-0.095	-0.191	-0.184	-0.107	0.252	0.093	0.109	0.216
ROA	[-0.612]	[-0.868]	[-0.823]	[-0.706]	[1.248]	[0.275]	[0.441]	[1.138]
RET1Y	0.032	0.065	0.038	0.028	0.140*	0.2	-0.01	0.140*
KEIII	[0.500]	[0.774]	[0.441]	[0.455]	[1.667]	[1.562]	[-0.107]	[1.789]
SQM_RET	-0.008	-0.002	-0.005	-0.008	0.006	-0.002	-0.02	0.006
5QM_REI	[-0.438]	[-0.083]	[-0.234]	[-0.458]	[0.261]	[-0.067]	[-0.769]	[0.263]
Cash_Flow_Rights	-0.027	-0.007	-0.001	-0.023	-0.206*	-0.397***	-0.209*	-0.239**
Cush_1 low_kights	[-0.360]	[-0.085]	[-0.007]	[-0.315]	[-1.935]	[-2.712]	[-1.930]	[-2.420]
Remuneration_Committee	0.042	0.028	0.057	0.051	-0.038	-0.238**	-0.089	-0.009
Kemuneration_Committee	[0.759]	[0.430]	[0.828]	[0.971]	[-0.520]	[-2.411]	[-1.174]	[-0.138]
Financial/Nonfinancial	-0.002	-0.003	0.012	0.004	-0.012	-0.098	0.022	0.02
i maneral, itominanciai	[-0.025]	[-0.044]	[0.172]	[0.064]	[-0.146]	[-0.952]	[0.289]	[0.266]
Constant	-0.112	-0.124	-0.144	-0.084	-0.201	0.031	0.018	-0.13
	[-0.892]	[-0.763]	[-0.869]	[-0.688]	[-1.124]	[0.117]	[0.090]	[-0.782]
R-squared	0.101	0.084	0.108	0.136	0.531	0.279	0.623	0.592
Observations  Tables report the regults of OLC	183	157	152	188	183	157	152	188

Tables report the results of OLS regressions with Small Institutional Shareholders and Institutional Blockholders' Dissent as the dependent variable and ISS and/or GL "Against" recommendation and firms characteristics as independent variables. All variables are defined in the Appendix. The t-statistics are presented in parentheses.

\*\*\*, \*\*, \* denote significance at the .01, .05, .10 level.

Actually, the results for institutional investors as a whole seem to be driven by nonblockholders, while institutional blockholders, having a stronger incentive to perform their own research, appear to be less sensitive to PA recommendations (see models (1) to (4)). Consistently with our expectations, the relation of dissent with PA

recommendations is always stronger for nonblockholders. In model (5) the coefficient for the "ISS Against" dummy is positive at 0.426, and R² is as high as 53.1%. In model (6) "GL Against" is also significant, although the regression has a lower R²; ISS&GL (jointly) Against shows also a strong,

significant additional effect in the model (8), which has an  $R^2$  equal to 59%.

While it is difficult to estimate whether PA recommendations have actually an impact in Italy, it is reasonable to assume that at least part of the association is causal. Following Ertimur et al. (2013), it is possible to estimate the effect of the causal relationship, assuming that (1) blockholders vote independently of ISS recommendations, while only some of the institutions holding smaller stakes do so; and (2) institutions performing their own research reach on average the same conclusions. Our results suggest that about 7.3% of investors doing their own research will vote Against when ISS also recommends Against. Consequently, at least about 35.3% of the institutional nonblockholders (42.6%–7.3%) simply follow ISS recommendations, providing a lower-bound estimate of the causal effect of ISS. If instead, institutions holding smaller stakes simply follow ISS, 42.6% may be considered an upper-bound estimate of ISS's causal influence. Both the lower and upper bound estimates of the causal impact are higher than those found by Ertimur et al. (2013) on US data (35.3% and 42.6% versus 10% and 34.4% in the US). Therefore, the effect of PAs on institutional investors' voting in Italy appears to be at least as strong as (and probably stronger than) that observed in the US. This makes perfect sense since nonblockholders are often foreign (mostly US-based) mutual and pension funds, for which relying on PA reports might be a cost-effective way to decide on SOP issues in Italian, mostly small- or mid-cap companies.

#### 5.5. The influence of individual concerns

We finally investigate whether the sensitivity of institutional investors' votes PA to recommendations varies with the rationale for the recommendation. To this end, we substitute the coefficients of ISS and GL Against with variables capturing the number and type of concerns identified in the PA reports. Results are reported in results Table 6 (the for institutional nonblockholders (not reported) are quite similar to those reported in the text; in untabulated tests, we obtain that institutional blockholders substantially insensitive to the contents of PA reports).

**Table 6.** Institutional dissent and specific concerns in proxy advisors' recommendations

	(1)	(2)	(3)	(4)
Turnout Institutional Investors	-0.309*	-0.530***	-0.610***	-0.592***
Turnout institutional investors	[-1.760]	[-2.772]	[-2.818]	[-2.736]
Single concern	0.388***		0.109	
Shigle Concern	[5.689]		[1.631]	
Multiple concerns	0.368***		0.185***	
Multiple Collecting	[8.810]		[2.632]	
ISS: RR was NOT made available in a timely manner		-0.176		
,		[-0.565]		
ISS: Basic features of compensation policy NOT disclosed		0.023		
· · · · ·		[0.517] 0.168**		
ISS: Compensation Committee includes executives		[2.411]		
ISS: Concerns exist on compensation structure and LT		0.152***		
value creation		[3.453]		
		0.310***		
ISS: Severance payments exceed 24 months' pay		[5.157]		
		[5.157]		0.061**
GL concern structure				[2.094]
CI				0.023
GL concern disclosure				[0.762]
Disclosure Index	0.002	-0.002	0.017	0.009
Disclosure index	[0.196]	[-0.118]	[1.031]	[0.553]
Log_CEO_Total_Compensation	0.028*	0.037*	0.044*	0.039
LOG_CLO_TOtal_Compensation	[1.670]	[1.871]	[1.844]	[1.605]
CEO_%_Variable_Comp	-0.002	0.024	0.126	0.098
CEO_/0_variable_Comp	[-0.017]	[0.221]	[0.987]	[0.762]
Log Total Assets	0.056*	0.065*	0.019	0.029
8	[1.783]	[1.871]	[0.423]	[0.649]
M/B	0.002	-0.003	0	0.002
,	[0.368] 0.209	[-0.460] 0.459*	[0.030]	[0.187]
ROA	[0.984]	[1.919]	[-0.287]	[-0.104]
	0.186**	0.192**	0.220*	0.187
RET1Y -	[2.120]	[1.979]	[1.719]	[1.442]
	-0.001	0.004	-0.013	-0.018
SQM_RET	[-0.057]	[0.144]	[-0.379]	[-0.500]
	-0.298***	-0.300**	-0.462***	-0.444***
Cash_Flow_Rights	[-2.679]	[-2.401]	[-3.142]	[-2.952]
Barran and in Committee	-0.071	-0.156*	-0.249**	-0.258**
Remuneration_Committee	[-0.952]	[-1.903]	[-2.498]	[-2.607]
Financial/Nonfinancial	-0.006	0	-0.042	-0.087
FINANCIAI/NOMIMANCIAI	[-0.069]	[0.000]	[-0.402]	[-0.841]
Constant	-0.189	-0.183	0.312	0.255
Constant	[-1.053]	[-0.877]	[1.152]	[0.957]
R-squared	0.482	0.389	0.261	0.252
Observations	183	183	157	157

The table reports the results of OLS regressions with Institutional Blockholders' Dissent as the dependent variable and ISS and/or GL concerns and firms characteristics as independent variables. All variables are defined in the Appendix. The t-statistics are presented in parentheses.

\*\*\*, \*\*, \* denote significance at the .01, .05, .10 level.

In models (1) and (3) institutional shareholders' votes are regressed against dummy variables taking value 1 where Proxy Advisors express one single concern (or, respectively, multiple concerns)9, and 0 otherwise. Model (1) shows that coefficients on Single concern and Multiple concerns are both positive and significant, thus suggesting that institutional investors are more likely to vote against a firm's remuneration policy when ISS expresses any reason for concern. The non-significant difference between the two coefficients implies that, differently from what happens in the US, dissent is not related to the number of ISS concerns.

On the other hand, model (3) shows that, in the case of GL, the coefficient for "single concern" has the correct (positive) sign but is not statistically significant; only the presence of "multiple concerns" seems to increase significantly the probability of institutional investors voting against remuneration policy.

In model (2) we introduce variables capturing the quality of ISS concerns; to this end, we use a set of 5 dummy variables, each taking value one if one of the 5 possible, specific reasons for concern about the firm's remuneration policy is formulated in the "Analysis" subsection of the ISS report. Model (2) shows that institutional investors, while apparently following PA advice, apparently look through the final recommendation (vote "for" or "against") at the specific reasons for concern underlined in the reports. First, they seem to care for governance issues, as suggested by the higher dissent associated with the ISS's concern related to the presence of executives in the remuneration committee. Another point institutional investors seem to care for is the structure and long-term value creation of the proposed remuneration policy (the coefficient is here positive (0.15) and statistically significant). Even more relevant in driving investors' dissent is the inclusion of provisions allowing the board to attribute "excessive" severance pay (i.e. higher than 24 months' remuneration) to leaving managers: the coefficient is here 0.310 and significant at the 1% level (it is actually twice as high as the coefficient for concerns about the structure of the remuneration policy (0.310 / 0.152 = 2.04).

Other reasons of concern identified by proxy advisors, such as the score on disclosure quality (taking into account apparently important features such as performance criteria, caps, and severance payments), or the timeliness of publication of the Remuneration Report do not seem to affect institutional shareholders' decisions.

Model (4) repeats the analysis for the quality of GL concerns, distinguishing between disclosure issues, on one hand, and structure of the remuneration policy, on the other. The positive and significant relationship between shareholders' dissent and concerns related to the structure of the compensation policy is confirmed also for GL, while concerns about disclosure seem to play here a marginal role.

To sum up, although institutional investors often follow the suggestion of Proxy Advisors to vote for or against a firm's remuneration policy, they seem to look through the final recommendations, at the specific reasons for concern identified in PA reports. The quality of PA comments seems more important than the sheer number of "concerns". Severance pay provisions possibly generating payments deemed "excessive" according to the standard conventionally adopted by PAs (24 months' pay) are - by far - the most relevant reason for concern for institutional investors. Moreover, institutional investors are apparently interested in the governance and the structure of the remuneration policy, while other reasons of concern raised by proxy advisors, such as the disclosure quality or the timeliness of publication of the Remuneration Report, are less relevant in driving institutional investors' dissent at GM.

#### 6. CONCLUSIONS

Institutional investors are often criticised for their insufficient engagement with listed companies. To be sure, information and other transaction costs limit their capacity to actively monitor investee firms and to engage with their management. The incentives to remain passive (rational apathy) are arguably more relevant where a controlling shareholder is present, and where investors hold only a small stake in equity capital. A partial solution to this problem is offered by Proxy Advisors (PAs), providing proxy voting services on a subscription basis. We use the introduction of Say-On-Pay (SOP) legislation in Italy as a natural experiment to investigate shareholder engagement and the role of proxy advisors in a context characterised by concentrated ownership. Making use of a unique dataset, we analyse the behaviour of different classes of shareholders (in particular, institutional investors) and its relation to PA recommendations. Capitalising on the peculiar features of Italian regulation, we are able to track the votes actually cast by institutional investors, thereby filling a gap in the existing literature on activism and SOP voting.

Our results show that while total shareholder dissent is rather low, in line with what happens in other developed countries, dissent by institutional investors is surprisingly high: average dissent among institutional investors was around 29% versus an average total dissent equal to 6%. Average dissent increases further to 32% amongst institutional nonblockholders (typically, internationally diversified mutual and pension funds). Institutional investors are the most likely candidate to engage actively on a firm's remuneration policy (their turnout is positively related to total dissent).

Blockholders and nonblockholders seem to follow a different behavioural model when they have concerns about a firm's remuneration policy. The former have the possibility to engage with management "behind the scenes": if the board cooperates, blockholders do not need to show up at the GM, since the vote of the controlling shareholder will be sufficient to guarantee approval of the agreed upon remuneration policy. Consequently, they participate to the GM mostly in the opposite case,

<sup>&</sup>lt;sup>9</sup> Model (1) considers both a "single concern" and a "multiple concern" dummy, i.e. compares such situations with cases where no concern is

i.e. where management is insensitive to outside pressure, i.e. they typically show up at the GM to vote "no" (dissent is positively related to turnout). The same is not true for nonblockholders, whose capacity to engage with management is not only limited but also decreasing, the smaller the stake they hold: consequently, nonblockholders' dissent is negatively related to turnout. Institutional investors are comparatively more likely to dissent when they have concerns about some aspect of managerial remuneration (e.g. when CEO remuneration is "high") or about the governance of the remuneration setting process (e.g. when a remuneration committee has not been appointed).

Both total and institutional dissent are strongly related with firm ownership structure: in particular, they are negatively correlated with the stake held by the controlling shareholder. While this result could be considered trivial for total dissent (control shareholders almost always vote in favour of the remuneration policy proposed by the board), it was far from obvious for institutional investors. Actually, institutional investors vote less frequently against the remuneration policy, the larger the stake held by the controlling shareholder. This result is consistent with institutional investors trusting control shareholders to act as delegated monitors toward the CEO, thereby generating shared benefits of control.

Our findings also show that the vote of institutional investors is strongly correlated with PA recommendations. The role of proxy advisors appears of greater consequence for nonblockholders (mostly internationally diversified asset managers), while institutional blockholders, having a stronger incentive to perform their own research, appear to be less sensitive to PA recommendations. While it is difficult to estimate the exact causal effect of PA recommendations, we estimate that the influence of PAs on institutional investors' voting in Italy is at least as strong as (and possibly stronger than) that observed in the US. This is consistent with the weight of non-domestic institutions (which can be hardly expected to independently analyse thousands of firms in their portfolios); and it is especially so in Italy, where most listed firms may be classified as small/medium cap firms on a comparative basis.

Institutional investors, however, do not follow PA recommendations blindly; on the opposite, their decisions are affected by the specific reasons of concern expressed by proxy advisors, especially about the governance and the structure of the remuneration policy. Severance pay has, by far, the largest impact on the voting decisions of institutional investors.

Our results have potential implications for a number of policy issues currently debated both at the EU level and in the individual Member States. First, we detect a considerable amount of investor "activism" on remuneration issues, especially by nonblockholders. While this activism is not immediately apparent (general shareholder dissent is "low"), our results are at odds with conventional wisdom stating that shareholder engagement is "insufficient" or "suboptimal", particularly after one takes into account the fact that: a) dissenting on a particular item in the GM agenda underestimates

activism, most of which takes place "behind closed doors"; b) value judgments should take into account the implied costs as well as benefits.

Second, in principle the case for Say-on-Pay is not straightforward in a context of concentrated ownership, for a number of reasons: a) a controlling shareholder does not need a vote to influence board decisions, since she could easily members; uncooperative board b) outside shareholders have no simple way to block approval of a "bad" policy; c) since majority approval is almost certain, outside investors have little incentive to get active in the first place. Our results show, however, that institutional investors holding small equity stakes perceived Say-on-Pay as a low-cost opportunity to send signals to management. In other words, we show that SOP is potentially useful also apparently unfavourable conditions under (concentrated ownership). Further research is needed to perform a comprehensive cost-benefit analysis.

Third, Proxy Advisors seem to perform an efficient role as information intermediaries providing a potentially cost-effective service to investors. At the same time, their ideal customers (i.e. the institutional nonblockholders) do not take PA recommendations at face value but are seemingly able to "look through" such recommendations (vote "for" or "against" the firm's remuneration policy) and to discern the relevant information content in PA reports.

Due to limitations in data availability, our analysis is just a first step toward a deeper understanding of institutional shareholders activism and the role of proxy advisors. Suggestions for future research include extending the analysis to: a) shareholder voting on other items in the GM agenda; b) a multi-year time frame, in order to see if shareholder decisions are stable over time and/or are influenced by changes in the institutional setting (and, possibly, in the methodological approach by proxy advisors); c) a cross-country comparison.

#### **REFERENCES**

- 1. Agrawal, A. & Nasser, T. (2012). Blockholders on boards and CEO compensation, turnover and firm valuation. *SSRN Electronic Journal*. doi:10.2139/ssrn.1443431
- Alexander, C. R., Chen, M. A., Seppi, D. J. & Spatt, C. S. (2010). Interim news and the role of proxy voting advice. *Review of Financial Studies*, 23(12), 4419-4454.
- 3. Alissa, W. (2015). Boards' response to shareholders' dissatisfaction: the case of shareholders' say on pay in the UK. *European Accounting Review*, 24(4), 1-26. doi:10.1080/09638180.2015.1058719
- Armour, J. (2008). Enforcement strategies in UK corporate governance: A roadmap and empirical assessment. SSRN Electronic Journal. doi:10.2139/ ssrn.1133542
- Balsam, S., Boone, J., Liu, H. & Yin, J. (2016). The impact of say-on-pay on executive compensation. *Journal of Accounting and Public Policy*, 35(2), 162-191.
- 6. Bebchuk, L. A. (2005). The case for increasing shareholder power. *Harvard Law Review*, 118(3), 833-914.

- 7. Becht, M., Franks, J. R. & Grant, J. (2010). Hedge fund activism in Europe. *SSRN Electronic Journal*. doi:10.2139/ssrn.1616340
- 8. Becht, M., Franks, J. R., Mayer, C. & Rossi, S. (2009). Returns to shareholder activism: Evidence from a clinical study of the Hermes UK focus fund. *Review of Financial Studies*, 22(8), 3093-3129. doi:10.1093/rfs/hhn054
- Belcredi, M., Bozzi, S., Ciavarella, A. & Novembre, V. (2014). Say-on-pay in a context of concentrated ownership. Evidence from Italy. CONSOB Working Papers. SSRN Electronic Journal. doi:10.2139/ ssrn.2402886
- Black, B. S. (1998). Shareholder activism and corporate governance in the United States. The New Palgrave Dictionary of Economics and the Law. 3, 459-465.
- Bradley, M., Brav, A., Goldstein, I. & Jiang, W. (2009). Activist arbitrage. A study of open-ending attempts of closed-end funds. *Journal of financial economics*, 95(1), 1-19. doi:10.1016/j.jfineco.2009. 01.005
- 12. Brav, A., Jiang, W., Partnoy, F. & Thomas, R. (2007). Hedge fund activism, corporate governance, and firm performance. *Journal of Finance*, 63(4), 1729-1775. doi:10.1111/j.1540-6261.2008.01373.x
- 13. Buchanan, B. G., Netter, J. M., Poulsen, A. B. & Yang, T. (2012). Shareholder proposal rules and practice: Evidence from a comparison of the United States and United Kingdom. *American Business Law Journal*, 49(4), 739-803. doi:10.1111/j.1744-1714.2012.01141.x
- 14. Burkart, M., Gromb, D. & Panunzi, F. (1997). Large shareholders, monitoring, and the value of the firm. *Quarterly Journal of Economics*, 112(3), 693-728.
- 15. Burkart, M., Panunzi, F. & Shleifer, A. (2003). Family Firms. *The Journal of Finance*, 58(5), 2167-2201.
- Cai, J. & Walkling, R. (2011). Shareholders' say on pay: Does it create value. *Journal of Financial and Quantitative Analysis*, 46(2), 299-339.
- Carleton, W. T., Nelson, J. M. & Weisbach, M. S. (1998). The influence of institutions on corporate governance through private negotiations: Evidence from TIAA-CREF. *The Journal of Finance*, 53(4), 1335-1362.
- 18. Carter, M. E. & Zamora, V. L. (2007). Shareholder remuneration votes and CEO compensation design. *SSRN Electronic Journal*. doi:10.2139/ssrn.1004061
- Celik, S. & Isakkson, a. (2013). Institutional investors and ownership engagement *OECD Journal: Financial Market Trends*. doi:10.1787/ 19952872
- Choi, S., Fisch, J. & Kahan, M. (2009). The power of proxy advisors: Myth or reality. *Emory Law Journal*, 59, 869-918.
- 21. CONSOB. (2016). Report on corporate governance of Italian listed companies, 1-47.
- Conyon, M. J. (2016). Shareholder dissent on sayon-pay and CEO compensation. SSRN Electronic Journal. doi:10.2139/ssrn.2748645
- 23. Conyon, M. J. & Sadler, G. (2010). Shareholder voting and directors' remuneration report legislation: Say on pay in the UK. *Corporate Governance: An International Review,* 18(4), 296-312. doi:10.1111/j.1467-8683.2010.00802.x
- 24. Cronqvist, H. & Fahlenbrach, R. (2009). Large shareholders and corporate policies. *Review of Financial Studies*, 22(10), 3941-3976. doi:10.1093/rfs/hhn093

- 25. Cziraki, P., Renneboog, L. & Szilagyi, P. G. (2010). Shareholder activism through proxy proposals: The European perspective. *European Financial Management*, 16(5), 738-777. doi:10.1111/j.1468-036X.2010.00559.x
- de Jong, A., DeJong, D. V., Mertens, G. & Wasley, C. E. (2005). The role of self-regulation in corporate governance: evidence and implications from the Netherlands. *Journal of Corporate Finance*, 11(3), 473-503. doi:10.1016/j.jcorpfin.2004.01.002
- 27. Djankov, S., La Porta, R., Lopez-de-Silanes, F. & Shleifer, A. (2008). The law and economics of self-dealing. *Journal of financial economics, 88,* 430-465. doi:10.1016/j.jfineco.2007.02.007
- 28. Easterbrook, F. H. & Fischel, D. R. (1996). The economic structure of corporate law: Harvard University Press.
- 29. Ertimur, Y., Ferri, F. & Muslu, V. (2011). Shareholder activism and CEO pay. *Review of Financial Studies*, 24(2), 535-592. doi:10.1093/rfs/hhq113
- 30. Ertimur, Y., Ferri, F. & Oesch, D. (2013). Shareholder votes and proxy advisors: Evidence from say on pay. *Journal of Accounting Research*, 51(5), 951-996.
- 31. Eulerich, M., Rapp, M. S. & Wolff, M. (2012). Augewaehlte Aspekte del Vorstandsverguetung: Say-on-Pay-Abstimmungen im Rahmen der Hauptversammlung-Ergebnisse einer empirischen Analyse der HV-Saison 2010. HHL Research Paper Series in Corporate Governance, 7, SSRN Electronic Journal. doi:10.2139/ssrn.1998813
- 32. European Commission. (2006). Directive of the European Parliament and of the Council on the exercise of voting rights by shareholders of companies having their registered office in a Member State and whose shares are admitted to trading on a regulated market and amending Directive 2004/109/EC (COM(2005) 685), 1-257.
- 33. Faghani, M., Monem, R. & Ng, C. (2015). 'Say on pay' regulation and chief executive officer pay: Evidence from Australia. *Corporate Ownership and Control*, 12(3), 28-39.
- 34. Ferri, F. & Maber, D. A. (2013). Say on pay votes and CEO compensation: Evidence from the UK. *Review of Finance*, 17(2), 527-563. doi:10.1093/rof/rfs003
- 35. Gillan, S. L. & Starks, L. T. (2000). Corporate governance proposals and shareholder activism: The role of institutional investors. *Journal of financial economics*, 57(2), 275-305. doi:10.1016/S0304-405X(00)00058-1
- 36. Gillan, S. L. & Starks, L. T. (2007). The evolution of shareholder activism in the United States. *Journal of Applied Corporate Finance*, 19, 55-73.
- 37. Greenwood, R. & Schor, M. (2009). Investor activism and takeovers. *Journal of financial economics*, 92(3), 362-375. doi:10.1016/j.jfineco. 2008.05.005
- 38. Grossman, S. J. & Hart, O. D. (1980). Takeover bids, the free-rider problem, and the theory of the corporation. *The Bell Journal of Economics*, 11(1), 42. doi:10.2307/3003400
- 39. Hewitt, P. (2011). The exercise of shareholder rights. *OECD Corporate Governance Working Papers*, 3. doi:10.1787/5kg54d0l1lvf-en
- 40. Hitz, J.-M. & Lehmann, N. (2017). Empirical evidence on the role of proxy advisors in European capital markets. *European Accounting Review*, doi: 10.1080/09638180.2017.1305282.

- 41. Iliev, P. & Lowry, M. (2015). Are mutual funds active voters? *Review of Financial Studies*, 28(2), 446-485.
- 42. Jensen, M. C. & Meckling, W. (1976). Theory of the firm: Managerial behavior, agency costs and ownership structure. *Journal of financial economics*, 3(4), 305-360.
- 43. John, K. & Klein, A. (1995). Shareholder proposals and corporate governance. *SSRN Electronic Journal*.
- 44. Karpoff, J. M. (2001). The impact of shareholder activism on target companies: A survey of empirical findings. *SSRN Electronic Journal*. doi:10.2139/ssrn.885365
- Karpoff, J. M., Malatesta, P. H. & Walkling, R. A. (1996). Corporate governance and shareholder initiatives: Empirical evidence. *Journal of financial* economics, 42(3), 365-395.
- 46. Kimbro, M. B. & Xu, D. (2016). Shareholders have a say in executive compensation: Evidence from sayon-pay in the United States. *Journal of Accounting and Public Policy*, 35(1), 19-42. doi:10.1016/j.jaccpubpol.2015.08.003
- 47. La Porta, R., López-de-Silanes, F., Shleifer, A. & Vishny, R. W. (1998). Law and finance. *Journal of Political Economy*, 106(6), 1113-1155. doi:10.1086/250042
- 48. Larcker, D. F., McCall, A. L. & Ormazabal, G. (2013). Proxy advisory firms and stock option repricing. *Journal of Accounting and Economics*, 56(2), 149-169.
- 49. Masouros, P. E. (2010). Is the EU taking shareholder rights seriously? An essay on the impotence of shareholdership in corporate Europe. European Company Law, 7, 195-203.
- 50. Ong, S.-E., Petrova, M. & Spieler, A. C. (2010). Shareholder activism and director retirement

- plans repeals. *Corporate Ownership and Control*, 7(3), 193-209.
- 51. Powell, D. & Rapp, M. S. (2015). Non-mandatory say on pay votes and AGM participation: Evidence from Germany. SAFE Working Paper No.125. *SSRN Electronic Journal*. doi:10.2139/ssrn.2613406
- 52. Renneboog, L. & Szilagyi, P. (2013). Shareholder engagement at European general meetings. *Boards and Shareholders in European Listed Companies*, 315-364.
- 53. Renneboog, L. & Szilagyi, P. G. (2011). The role of shareholder proposals in corporate governance. *Journal of Corporate Finance*, 17(1), 167-188. doi:10.1016/j.jcorpfin.2010.10.002
- 54. Rho, H.-K. (2007). On defining shareholder activism: Exploring the terrain for research. *Corporate Ownership and Control*, 4(2), 304-311.
- Schwarcz-Ziv, M. & Wermers, R. (2015). Which shareholders benefit from low-cost monitoring opportunities? Evidence from say on pay. SSRN Electronic Journal.
- 56. Smith, M. P. (1996). Shareholder activism by institutional investors: Evidence from CalPERS. *The Journal of Finance*, 51(1), 227-252.
- 57. Thomas, R. S. & Cotter, J. F. (2007). Shareholder proposals in the new millennium: Shareholder support, board response, and market reaction. *Journal of Corporate Finance*, 13(2), 368-391.
- 58. Troeger, T. H. & Walz, U. (2016). Does say on pay matter? Evidence from the German natural experiment. SAFE Working Paper No.125. *SSRN Electronic Journal*. doi:10.2139/ssrn.2723792
- 59. Villalonga, B. & Amit, R. (2006). How do family ownership, control and management affect firm value? *Journal of financial economics*, 80(2), 385-417. doi:10.1016/j.jfineco.2004.12.005

#### **APPENDICES**

### Appendix 1. Variable definitions

Turnout and Voting:

- The turnout of institutional shareholders (%): percentage of ordinary shares held by institutional investors attending the 2012 GM. Institutional shareholders are defined according to Consob (2014): a) asset managers and pension funds (i.e. passive funds), b) sovereign, hedge and private equity funds (i.e. active funds), c) banks, d) insurance companies. Shareholders are classified as blockholders or nonblockholders according to whether they hold more or less than 2% of the firm's equity capital
- *Total Shareholder Dissent (%):* percentage of ordinary shares voting against (or abstaining on) Section 1 of the Remuneration Report at the 2012 GM
- Dissent of institutional shareholders (%): percentage of ordinary shares held by institutional shareholders voting against (or abstaining on) Section 1 of the Remuneration Report at the 2012 GM.
- Dissent of institutional blockholders (%): percentage of ordinary shares held by institutional blockholders voting against (or abstaining on) Section 1 of the Remuneration Report at the 2012 GM.

• Dissent of institutional nonblockholders (%): percentage of ordinary shares held by institutional nonblockholders voting against (or abstaining on) Section 1 of the Remuneration Report at the 2012 GM.

#### Firm characteristics:

- Disclosure index: an index (ranging from 1 to 6) of the quality of RR disclosure. It is the sum of six dummy variables, based on the disclosure of items potentially relevant for investors' decisions: 1) Disclosure of pay composition (Fixed/Variable); 2) Disclosure of cap on variable compensation; 3) Disclosure of performance objectives; 4) Disclosure of multiple objectives for directors' variable compensation; 5) Disclosure of variable compensation deferral and, finally 6) Disclosure of a cap on directors' severance pay.
- Log\_CEO\_Total\_Compensation: natural log of cash (Fixed + Variable) + equity-based CEO compensation
- CEO\_%\_Variable\_Comp: variable cash compensation paid to the CEO as a percentage of total compensation
  - Log Total Assets: Natural log of Total Assets
- *M/B* (Market to Book ratio): market value of equity divided by book value of equity



- *ROA*: Accounting returns (Last year's EBITDA/Total Assets)
- *RET1Y*: average dividend-adjusted stock returns over the last year prior to the shareholders' meeting year.
- *SQM\_RET*: standard deviation of stock returns over the last year prior to the shareholders' meeting year.
- *Cash\_Flow\_Rights*: cash-flow rights held by the ultimate shareholder (US) after taking into account the whole chain of control (if US owns 50% of direct cash-flows of A and A owns 40% of direct cash-flows of B, then US owns ultimately 50%\*40% = 20% of cash-flows of B).
- Remuneration Committee: a dummy variable taking value 1 if a Remuneration Committee has been established, and 0 otherwise.
- Financial/Nonfinancial: a dummy variable taking value 1 for financial companies and 0 otherwise.

Proxy Advisors' recommendations:

• *ISS\_Against*: a dummy variable taking value 1 if ISS recommended voting "Against" Section 1 of the Remuneration Report and 0 otherwise

- *GL\_Against*: a dummy variable taking value 1 if GL recommended voting "Against" Section 1 of the Remuneration Report and 0 otherwise
- *ISS&GL\_Against*: a dummy variable taking value 1 if both ISS and GL recommended voting "Against" Section 1 of the Remuneration Report and 0 otherwise
- *Only\_ISS*: a dummy variable taking value 1 if ISS recommended voting "Against" Section 1 of the Remuneration Report while GL recommended voting "For" or issued no recommendation, and 0 otherwise
- *Only\_GL*: a dummy variable taking value 1 if GL recommended voting "Against" Section 1 of the Remuneration Report while ISS recommended voting "For" or issued no recommendation, and 0 otherwise
- *Number of concerns*: number of reasons of concern expressed either by ISS (or, respectively, GL)
- *Single concern*: a dummy variable taking value 1 if ISS (or, respectively, GL) expresses only one reason of concern, and 0 otherwise
- *Multiple concerns*: a dummy variable taking value 1 if ISS (or, respectively, GL) expresses multiple reasons of concern, and 0 otherwise.

#### Appendix 2. Description of ISS and GL concerns

Table A. Frequency of individual reasons for concern in ISS reports

Concerns	Frequency of concerns
Severance pay >24 months' pay	35
Compensation structure and long-term value creation	103
The compensation committee includes executives	20
Basic features of remuneration policy not disclosed	81
The report was not made available in a timely manner	1
Total	240

Table A reports the frequency of individual reasons of concern underlined by ISS in the "Analysis" section of the Report issued for the 2012 AGMs. Multiple reasons for concern may be expressed for a single company.

Table B. Description of GL concerns

Frequency of individual concerns on compensation structure									
Excessive severance agreements	Long-term	Performance	Implementation of best practices (only for FTSE Mib companies)	Other structure concerns					
35	87	117	28	23					
	Frequency of individual	concerns on compensati	on disclosure						
Description of hurdles/targets not disclosed	Implementation of Best Practices (only for FTSE Mib companies)	Vesting schedules of awards not disclosed	Performance metrics (or relative weights) not disclosed	Other concerns					
54	24	12	52	15					

Table C. Joint distribution of ISS and GL recommendations on SOP

	GL "FOR"	GL "AGAINST"
ISS "FOR"	65 (39%)	18 (11%)
ISS "AGAINST"	51 (31%)	33 (20%)
Agreement	59%	
Agreement on controversial cases	32%	