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The effect of family business professionalization on dividend payout

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Abstract

This paper contributes to our understanding of dividend payout in privately held family-controlled firms by adopting a family business professionalization perspective. Based on a sample of 492 small to medium-sized family-controlled firms, the results show that professionalized family firms pay higher dividends to their shareholders than less professionalized firms. In particular the use of financial control systems, nonfamily involvement in governance systems, and the use of human resource control systems have a positive significant impact on the average level of dividend payout.

1. INTRODUCTION

The topic of dividend policies in private family firms has aroused the interest of corporate finance and governance scholars and practitioners alike. However, many questions concerning the dividends in privately held family firms remain unanswered. While past research has investigated the influence of family ownership and/or management on dividend policies (e.g. Chen *et al.*, 2005; Farinha, 2003; Gugler, 2003; Huang *et al.*, 2012; Pindado *et al.*, 2011; Setia-Atmaja *et al.*, 2009; Setia-Atmaja, 2010; Yoshikawa and Rasheed, 2010), it typically focuses on listed family firms and ignores the much larger and more diverse group of privately held family-owned and managed firms. Studying the dividend behavior of this heterogeneous group of firms may be very interesting, since these types of firms are assumed to follow a logic that is driven by both economic and non-economic motives (Gallo *et al.*, 2004; Gómez-Mejía *et al.*, 2007; Koropp *et al.*, 2014). The desire to maintain family control may influence decision-making in private family firms, specifically financial decisions such as dividend payouts (Blanco-Mazagatos *et al.*, 2007; Gallo *et al.*, 2004; Romano *et al.*, 2000). For example, private family firms often postpone growth-promising investment opportunities rather than issue external equity, to avoid the possible threat of weakened family control (Koropp *et al.*, 2014;

Mahérault, 2000; Wu *et al.*, 2007). So agency costs, for example due to altruism, nepotism or self-control problems within the controlling family, may influence financial decisions in family firms.

A recent stream of literature has started to open the black box of dividend payments in privately held family firms, investigating the effect of family influence in ownership and management (González *et al.*, 2014; Vandemaele and Vancouteren, 2015) and the use of family governance practices (Michiels *et al.*, 2015) on a firm's dividend policy. However, our understanding of other antecedents of dividend payouts is still quite limited. We address this by examining the effects of family firm professionalization. Since some of the determinants of dividend payout level found in earlier studies (for instance, generational stage or the presence of a non-family CEO) (González *et al.*, 2014; Vandemaele and Vancouteren, 2015) are in fact aspects of professionalization in a family firm, the aim of the present study is to target family business professionalization in a more holistic manner.

More specifically, as professionalization helps deal with the conflicts of interest that emerge at family level, we expect dividends to be an outcome of professionalization. In other words, we expect firms with a higher degree of professionalization to have higher dividend payouts. Recent academic work has broadened the professionalization concept beyond the sole presence of a non-family CEO towards a more multidimensional understanding of its content. Authors such as Hall and Nordqvist (2008), Stewart and Hitt (2012), and Dekker *et al.* (2013) have pointed to the importance of formal governance systems, board activeness, and formal control systems as important pieces of the professionalization puzzle. We adopt this family business professionalization perspective, as it not only encompasses increased non-family involvement in management and governance, but also these other aspects.

We test our hypotheses using a sample of 492 small to medium-sized Belgian family firms¹. The results suggest that professionalized family firms pay higher dividends to their shareholders than less professionalized family firms. More specifically, the results support our hypothesis that the use of formal financial and human resource control systems may lessen or prevent agency problems related to altruism or nepotism, as seen by their significant positive impact on the average dividend payout. Next, our findings show that dividends are an outcome of effective governance systems (in this case: non-family involvement in governance systems) rather than a substitute, which is in line with the results of La Porta *et al.* (2000)).

¹ By family firms, we are in this paper referring to firms where the majority ownership is held by one family (i.e. family-controlled firms)

This study makes a number of contributions to the academic literature. First, while professionalization research emanates mainly from the management literature, and dividend research from the corporate finance literature, we integrate insights from both disciplines advancing both streams of literature. In particular, as our results indicate that professionalized family firms pay higher dividends, we add an important management variable which future finance research should take into account when examining payout policies. Second, while prior research on dividend payouts compares publicly held family and non-family firms (e.g. Chen *et al.*, 2005; Farinha, 2003; Gugler, 2003; Setia-Atamaja *et al.*, 2009), we investigate differences in dividend payout *within* the group of privately held family firms. More specifically, our paper provides an extended understanding of dividend policy that takes into account different types of private family businesses, thereby answering recent calls for researchers to go beyond comparisons between family and non-family firms and focus on the heterogeneous nature of family firms (Chua *et al.*, 2012; Nordqvist *et al.*, 2014) and on the financial consequences of private family ownership (Carney *et al.*, 2013). Third, by adopting a broader family business professionalization perspective, we contribute to the family business literature as our reasoning goes beyond the effect of family involvement on dividend payout alone, as was investigated by González *et al.* (2014). As a successful application of a more extended operationalization of professionalization, this study should also provide guidance on this topic for entrepreneurship researchers more generally. Fourth, it may be of interest to family business consultants and (potential) investors, as the results clarify the conditions in which family-controlled firms have a high or low dividend payout policy. Finally, the findings enhance our understanding of the varying preconditions for dividend policy, such as the objectives of patient (financial) capital and the reinvestment of equity to achieve business growth. Investigating dividend payout in the context of components other than family ownership (in this case, professionalization) can therefore broaden our understanding of dividend payout.

This paper is structured as follows. In the next section, we present a brief overview of the theoretical and empirical literature on professionalization and dividend payout in family-controlled firms and subsequently develop hypotheses. Next, we explain our methodology and present the empirical results. Finally, we conclude with a discussion of the results and their implications for both researchers and practitioners.

2. LITERATURE REVIEW AND HYPOTHESES DEVELOPMENT

2.1. The importance of dividend payouts in family-controlled firms

Family-controlled private companies often use dividend payouts as a tool to enhance internal business financing, i.e. to keep family investors happy. Such firms prefer internal business financing as opposed to relying on external equity, as it enables them to maintain tight control and keep decision-making within the owning family so as to preserve the firm's socioemotional wealth (Blanco-Mazagatos *et al.*, 2007; Gallo *et al.*, 2004; Gómez-Mejía *et al.*, 2007). The desire to retain control stems from the will to preserve the power to exercise authority and shape strategy in one's own business, which is a very common characteristic of family businesses (Gedajlovic *et al.*, 2004; Gersick *et al.*, 1997; Yildirim-Öktem and Üsdiken, 2010).

Different forces may influence dividend payouts in privately held family-controlled firms. On the one hand, some argue that privately held firms are more likely than publicly held firms to retain earnings (leading to a reduced dividend payout) in order to avoid external funding (Carney and Gedajlovic, 2002; Poutziouris, 2001). By retaining earnings, the firm has more resources for reinvestment in improvements without resorting to external funding (whether with loans or equity). This will result in a lower dividend payout. Furthermore, due to highly concentrated ownership, the agency problems associated with free cash flow between majority and minority shareholders are traditionally considerably lower, thereby reducing the likelihood of dividend payments (Easterbrook, 1984; Jensen, 1986; Rozeff, 1982).

On the other hand, a more recent stream of literature argues that concentrated family ownership and owner-management is associated with substantial agency costs which are caused by altruism and self-control problems (Lubatkin *et al.*, 2005; Schulze *et al.*, 2003; Schulze *et al.*, 2001). When investigating dividend policy in light of these agency costs, researchers find that paying out dividends can be a way to alleviate agency problems between family and minority shareholders (Pindado *et al.*, 2011) and between active and passive family shareholders (Michiels *et al.*, 2015).

2.2. The professionalization construct

Firm professionalization is generally understood in an organizational development context. As a firm evolves from a start-up through the growth and maturity life cycle phases, the complexity of its operations increases, as well as the necessity for more sophisticated management, governance and control systems. It therefore needs to professionalize in order to advance to the next level (Dekker *et al.*, 2013; Flamholtz and Randle, 2007; Gabrielsson, 2007; Gedajlovic *et al.*, 2004; Whisler, 1988).

To identify and explain the differences in the level of dividend payout in private family businesses, we adopt a family business professionalization perspective. The modern interpretation of this construct is that it not only encompasses the level of non-family involvement in management, but also other important related aspects such as formal control systems, governance systems, and board activity, which can, individually or combined, affect dividend payout. Recent researchers have demonstrated the importance of approaching family business professionalization as a multidimensional construct (Dekker *et al.*, 2013; Hall and Nordqvist, 2008; Songini, 2006; Stewart and Hitt, 2012). Based on their extensive review of key studies, Hall and Nordqvist (2008) and Dekker *et al.* (2013) assert that the extant research on professionalization, especially in family businesses, tends to equate professionalization with the presence or absence of an external, non-family manager (e.g. Berenbeim, 1990; Bloom and Van Reenen, 2007; Daily and Dollinger, 1992; Gulbrandsen, 2005; Fletcher, 2002). In other words, family business researchers tend to operationalize the professionalization concept as a binary variable, lacking depth and providing an oversimplified representation of reality. Songini (2006) stresses the importance of going beyond this single item, also including such variables as the presence of formal governance mechanisms, and formal strategic planning and control systems. Dekker *et al.* (2013) developed an even broader conceptualization and operationalization of the professionalization construct, including additional dimensions such as formal training, meritocratic values, formalized structures, and use of independent directors (Stewart and Hitt, 2012).

For the present research, we adopt the five dimensions proposed by Dekker *et al.* (2013) as aspects of professionalization, including financial control systems, human resource control systems, non-family involvement in governance systems, top level activeness, and decentralization of authority. We elaborate further on the importance of each of these dimensions as aspects of professionalization in the following section.

2.3. Hypotheses and rationale

Professionalization of control systems and dividend payout

One way to examine family firm professionalization is by looking at the level of formal control systems present in the business. We distinguish between financial controls, such as budget systems, planning systems and firm performance evaluation systems, and human resource control systems which are more people-related, like formal recruitment, training, personnel evaluation, and reward systems.

First, numerous authors consider finance-related control systems as an aspect of professionalization (Daily and Dollinger, 1992; Flamholtz and Randle, 2007; Giovannoni *et al.*, 2011; García Pérez de Lema and Duréndez, 2007; Samuelsson *et al.*, 2016; Songini, 2006). Formal financial control systems, such as the use of formal budgets or the existence of a budget evaluation system, reduce the likelihood that corporate insiders will secretly divert assets for personal use or use corporate resources for unprofitable projects (La Porta *et al.*, 2000) at the expense of other owners. Thus, we contend that an increased level of formal financial control makes it more difficult for corporate insiders to benefit privately. This, in turn, might lead to greater retained earnings and thus more funds available for payouts. The presence of formal financial controls is thus likely to be associated with increasing dividend payouts. We therefore hypothesize that:

H1a. Formalization of finance control systems leads to a higher dividend payout in family firms.

Besides financial control systems, people-related control systems also appear to be an important aspect when professionalizing a business, especially in the family business context (De Kok *et al.*, 2006; Dyer, 2006; Kopriva and Bernik, 2009; Kotey and Folker, 2007; Reid *et al.*, 2002). Previous research has found the use of these human resource practices to vary widely among small (family) firms (De Kok and Uhlaner, 2001; Michiels, 2017), and their adoption has been found to positively affect firm performance (Dekker *et al.*, 2015). Problems relating to parental altruism or nepotism are not uncommon in the family business context (Kellermanns and Eddleston, 2004). Using formal human resource control systems might lessen or prevent these problems.

More specifically, the use of formal human resource control systems can reduce the likelihood that excessive salaries or exorbitant perquisites will be offered to family members due to altruism or nepotism. Formal control systems such as non-personalized evaluation and incentive pay will discourage managers from investing in low return showcase projects or providing unjust payment to family members (Ward, 1997; Chua *et al.*, 2009; Michiels *et al.*, 2013). The implementation of these controls will therefore likely result in higher retained earnings and, again, more funds available for dividend payouts. The presence of formal HR controls is thus likely to be associated with increasing dividend payout. We therefore hypothesize that:

H1b. Formalization of HR control systems leads to a higher dividend payout in family firms.

Professionalization of top-level functions and dividend payout

The three remaining dimensions of family firm professionalization relate to a shift in decision-making away from the CEO and core family members and toward the inclusion of (more) non-family members on the board of directors and the top management team, a more active board of directors and management team, and greater decentralization or delegation of authority.

First, the degree of professionalization of the board of directors and the management team reflects the extent to which family businesses have opened up their governance bodies to non-family members. It encompasses the presence of non-family board members, independent board members, non-family managers, and even a non-family CEO, all of which are typically related to the overall level of professionalization of family businesses (Dekker *et al.*, 2013; Songini, 2006; Stewart and Hitt, 2012) and has been found to positively impact firm performance (Dekker *et al.*, 2015). Non-family managers and board members can bring relevant expertise into the company (García Pérez de Lema & Duréndez, 2007) and can also reduce some of the agency hazards due to familial altruism and self-control issues among family firm owners (Carney, 2005; Dyer, 1989; Sciascia and Mazzola, 2008). The same holds for non-family and independent directors, who can increase the effectiveness of the monitoring function of the board of directors and bring more diverse perspectives and experiences to the board (Filatotchev *et al.*, 2005). This way, they can prevent powerful insiders from holding excessive cash within the firm when a payout would be more appropriate. Based on the previous arguments, we hypothesize that:

H2a. Non-family involvement in governance systems leads to a higher dividend payout in family firms.

Professionalization of top-level functions can also be assessed through the concept of *top-level activeness* of both the board and management team, i.e. whether these groups meet on a regular basis and fulfill an ‘active’ role in advising and supervising the firm’s activity (Dekker *et al.*, 2013; Flamholtz and Randle, 2007; Lane *et al.*, 2006). This contrasts with less professionalized family businesses in which a board is often only present to meet legal requirements, sometimes referred to as ‘rubber stamp’ boards (Pieper *et al.*, 2008), and where the management team has no formal meetings.

Dominant shareholders often pursue their private interests to the detriment of minority shareholders (Anderson and Reeb, 2004). When a business lacks an effective monitoring body, powerful insiders can hold excessive cash within the firm, allowing the family to freely exploit these resources for their private benefits (DeAngelo and DeAngelo, 2000). Increased board activeness can counteract such phenomena. A well-functioning board of directors can monitor and restrict opportunistic behavior within the controlling family (Anderson and Reeb, 2004). As research shows, the presence of an active board influences the quality of decision-making in family firms (Gersick *et al.*, 1997; Ward, 1997), and thus also affects important financial decisions, such as the level of dividend payouts. For example, the board can increase dividend payout in order to reduce free cash flows that might otherwise be expropriated (La Porta *et al.*, 2000).

We argue that as a family firm's board and management becomes more professionalized, they will also become increasingly aware of the fact that they can use a dividend policy to alleviate possible conflicts of interests between the shareholders of the firm. This way, they could see dividend payouts as a mechanism to reduce conflicts between minority and majority (Pindado *et al.*, 2011) or active and passive (Michiels *et al.*, 2015) shareholders. For these reasons, we propose the following hypothesis:

H2b. Top level activeness leads to a higher dividend payout in family firms.

Finally, the decentralization of authority is also often mentioned as an important indication of professionalization (Dyer, 1989; Flamholtz and Randle, 2007; Stewart and Hitt, 2012; Whisler, 1988). According to Daily and Dollinger (1992), failing to share and delegate power could even lead to the firm's demise. After all, when an entrepreneur is able to successfully delegate operational decisions, he or she can invest more time in making essential strategic or financial decisions, for example setting up a dividend policy. Therefore, we formulate our last hypothesis as follows:

H2c. Decentralization of authority leads to a higher dividend payout in family firms.

Figure 1 below shows the expected relationship between various dimensions of professionalization and dividend payout.

 Insert Figure 1 about here

3 METHOD

3.1. Sample and data collection

The empirical data that is used to assess the effect of family business professionalization on dividend payout belongs to a wider survey exploring family business professionalization within the group of small and medium-sized enterprises located in Flanders, the northern part of Belgium. This data was gathered by means of an electronic questionnaire, which was emailed to all privately held SMEs with at least 10 employees in order to exclude micro-organizations. The population criteria led to a final selection of 6,556 firms, which were drawn from the Bel-First database, a financial database held by Bureau Van Dijk containing detailed financial information on all non-listed companies in Belgium. In 2010, we emailed the questionnaire to all the chief executives of the firms in the sample. After three waves of emails, we received a total of 890 completed questionnaires, corresponding to a response rate of 13.58 percent. Subsequently, to extract the family businesses from the response group, we applied the following definition of a family controlled firm: more than 50 percent of ordinary voting shares are owned by members of the largest single family group related by blood or marriage (Chrisman *et al.*, 2004; Chua *et al.*, 1999; Westhead and Howorth, 2007). This resulted in a final response group of 532 family controlled firms.

In order to assess our dependent variable, i.e. dividend payout, we used the Bel-First database to collect additional financial information on these 532 family-controlled firms for the three-year period (2010-2012) following questionnaire data collection. The information retrieved from the financial statements was merged with the existing dataset. After omitting the cases that reported missing values for the dividend payout, we obtained a final useable dataset of 492 private family-owned SMEs.

The dataset in this study combines both survey data and secondary data. Thus, as we measured the dependent and independent variables (and several of the control variables) using different instruments, the problem of possible common method bias is minimized. Also, to improve consistency in the responses, we targeted a single respondent (CEO). Further, in order to assess potential non-response bias, we tested for differences between early and late respondents, as the latter are more similar to non-respondents (Kanuk and Berenson, 1975; Oppenheim, 2000). T-tests revealed no significant differences between early and late respondents, or between the three different waves of reminders that were sent out. In addition, an insignificant F-value for Levene's test for equality of variances supports the conclusion of

equal variance in the groups of early and late respondents. Based on this, we expect the chance of biased responses to be very small (Kanuk and Berenson, 1975).

3.2. Measures

This section lists the definitions of the dependent, independent, and control variables used in the present study. A summary is provided in Table 1 below.

Insert Table 1 about here

Dependent variable

Consistent with previous empirical research investigating *dividend payouts* (e.g. González *et al.*, 2014; Lee, 2010; Lipson *et al.*, 1998), we use a dividend ratio which is defined as the amount of dividend payout divided by total assets. This variable is averaged for three years (2010-2012).

Independent variables

We extracted all five dimensions of family firm professionalization from an exploratory factor analysis by Dekker *et al.* (2013). Their five-dimensional framework is based on an extensive literature review, encompassing multiple professionalization components, and converted into a numeric scale that assesses the level of professionalization for a family business per dimension. The five professionalization (P) dimensions derived from the principal component analysis are: *Financial Control Systems* (P1, Cronbach's alpha: 0.78); *Human Resource Control Systems* (P2, Cronbach's alpha: 0.61); *Non-family Involvement in Governance Systems* (P3, Cronbach's alpha: 0.65); *Top Level Activeness* (P4, Cronbach's alpha: 0.55); and *Decentralization of Authority* (P5, Cronbach's alpha: 0.57).² Although the Cronbach's alpha values for dimensions P4 and P5 are slightly below the general threshold value of 0.60 for exploratory factor analysis (Hair *et al.*, 2006), it is argued that a value of 0.50 can be acceptable for social science data (Kline, 2013). The exact wording of these items, as well as measures of reliability and validity are included in the Appendix. All five dimensions are included in the Tobit regression model based on the derived standardized factor scores,

² For more detail concerning the development and validity of the five factors, see Dekker *et al.* (2013).

which present how each company scores on the group of items with high loadings on a specific factor. We computed the factor scores for each of the five revealed professionalization dimensions, for each company in the data set. These factor scores then represent each company's scores on the group of items with high loadings on a factor. By using Barlett approach, we generated orthogonal factor scores with a mean of 0 and a standard deviation of 1.

Control variables

Consistent with prior research, we included several firm characteristics that might influence the dividend payout ratio. The analyses include the natural logarithm of *firm age* in 2010 as a proxy for a firm's maturity. Older firms are typically in later growth phases, which gives rise to excess cash, and are thus more likely to pay dividends (González *et al.*, 2014; Sharma, 2011; Yoshikawa and Rasheed, 2010).

As larger firms tend to pay out higher dividends (Fama and French, 2001; Fenn and Liang, 2001; Sharma, 2011; González *et al.*, 2014), the natural log of total assets, averaged over three years (2010-2012), is included as a proxy for *firm size*. Moreover, larger firms are found to be positively associated with professionalization (e.g. De Kok *et al.*, 2006) and thus should be included as a control variable in this study.

Profitability has proven to be positively related with a firm's dividend payout ratio (e.g. González *et al.*, 2014; DeAngelo *et al.*, 2004; Fama and French, 2001; Sharma, 2011). Thus, we include the firm's return on assets, which is measured as income before interest, tax, depreciation and amortization, divided by total assets, averaged over three years (2010-2012).

The model controls for (long-term) *leverage* as higher debt means higher interest payments and, consequently, less remaining cash to pay out in the form of dividends (DeAngelo *et al.*, 2004; González *et al.*, 2014; Sharma, 2011). Additionally, banking covenants and restrictions imposed by debtholders can limit the firm's ability to pay out dividends (Jensen and Meckling, 1976; Baker, 1989; Farinha, 2003; Hu and Kumar, 2004). The variable *leverage* is calculated as long-term debt divided by total assets, averaged over three years (2010-2012).

According to the free cash flow hypothesis (Jensen, 1986), higher *cash holdings* should lead to higher dividend payouts (DeAngelo *et al.*, 2006; Farinha, 2003). Thus, the model controls for a firm's ability to pay back its short-term liabilities (debt and payables) with its short-term assets (cash, inventory, receivables) with the variable *liquidity*, averaged over three years (2010-2012).

Next, a firm's investment opportunities can be expected to negatively influence the level of dividend payouts because they give a strong incentive for the firm to retain cash (and thus not to pay out dividends). Consistent with prior research (Carney and Gedajlovic, 2002; Denis and Osobov, 2008; Fama and French, 2001; Michiels *et al.*, 2015; Naceur *et al.*, 2006), growth rate of assets in 2011 (dA_t/A_t) is a proxy for a firm's investment opportunities, because greater *growth* indicates superior investment opportunities (DeAngelo *et al.*, 2004).

The generational phase of a family firm might also influence the decision to pay dividends because agency problems are likely to differ between controlling-owner and next *generation* family firms (Lubatkin *et al.*, 2005, Blanco-Mazagatos *et al.*, 2007). We control for this possible influence by including a dummy variable which equals one for first-generation family firms, and zero for later generation family firms.

Consistent with many other studies on dividend payout (e.g. Carney and Gedajlovic, 2002; Farinha, 2003), we control for *ownership dispersion* and include the number of owners in 2010.

Finally, we control for competitive environment since it dictates the profit potential of a business (Porter, 1980) and can in turn indirectly influence the ability to pay dividends. Four *sector* dummy variables are included (wholesale, construction, manufacturing and services).

3.3 Data analysis

Our sample includes many firms that paid no dividends during the years analyzed. More specifically, 69 percent of all firms did not pay out a dividend during the period 2010-2012. As our dependent variable (dividend payout) cannot have negative values, it has the special feature that it has two possible outcomes: (1) zero, when no dividends are paid, and (2) a positive value, when dividends are paid. In other words, our dependent variable is left censored at zero. As indicated by Wooldridge (2009), when the dependent variable is constrained and there is a clustering of observations at this constraint (in our case: non-negative and clustering at zero), estimates based on ordinary least squares regressions will be biased and inconsistent. The suggested solution at this point is to use a Probit or Tobit Model. We prefer to use a Tobit Model, because it does not throw away any information (Tobin, 1958). The Tobit Model supposes that there is an unobservable (latent) variable that linearly depends on the independent variables. It can thus be expressed by the following equation:

$$y_i = \begin{cases} y_i^* & \text{if } y_i^* > 0 \\ 0 & \text{if } y_i^* \leq 0 \end{cases}$$

Where y_i^* is the latent variable ($y_i^* = \beta x_i + u_i, u_i \sim N(0, \sigma^2)$)

The coefficients are interpreted as the combination of the change in y_i of those above the zero limit, weighted by the probability of being above zero and (2) the change in the probability of being above zero, weighted by the expected value of y_i , if above zero (McDonald and Moffit, 1980).

4. RESULTS

4.1 Descriptive statistics and univariate analyses

Table 2 reports the descriptive statistics and correlations for all variables. The mean values and standard deviations for the five professionalization factors are not reported as they are standardized factor scores with a mean value of zero and a standard deviation of one. The mean (median) sample firm is about 27 (23) years old, employs 29 (19) people and is owned by 2.26 (2) owners. Sixty-one percent of all sample firms are second or later generation family firms. About 20% of the sample firms pay out dividends (19.92% in 2010; 20.73% in 2011 and 20.33% in 2012). These percentages correspond to previous studies on Belgian private firms (Michiels *et al.*, 2015; Rommens *et al.*, 2012). About 31% of the sample firms paid a dividend at least once during the period 2010-2012.

The dependent variable (*Dividend payout*) is significantly and positively correlated with *P2* (non-family involvement in governance systems), *P3* (human resource control systems), and *Profitability*. The variable *Leverage* is significantly and negatively correlated with the dividend payout ratio. The highest absolute correlation between the explanatory variables is 0.34 (in absolute value), which is well below the 0.80 threshold above which multicollinearity problems could arise (Gujarati, 2003). Also, the variance inflation factor (VIF) values indicate no multicollinearity problems as the largest VIF of 1.54 is again considerably less than the 10 threshold (Gujarati, 2003).

Insert Table 2 about here

4.2 The impact of family firm professionalization on dividend payout ratio

In order to investigate the factors that influence the level of dividend payout in a family firm, we use a Tobit model (also called a censored regression model) in STATA. All regression results are based on heteroscedasticity-consistent standard errors.

Insert Table 3 about here

As indicated in Table 3, three out of five professionalization dimensions have a positive significant influence on the level of dividend payout in private family firms. More specifically, the use of financial control systems, non-family involvement in governance systems, and the use of HR control systems lead to a higher dividend payout ratio. Thus, Hypotheses 1a, 1b and 2a are supported by our results. Neither decentralization of authority nor top-level activeness has a significant relationship with dividend payments. Although the signs of their coefficients are positive as expected, they are not statistically significant and thus we find no support for Hypotheses 2b and 2c based on our analyses.

As far as the control variables are concerned, we find a significant positive effect of firm age and profitability. We thus find that older, more profitable family firms pay out higher dividends than younger or less profitable family firms, a result which is in line with previous payout studies. Firm leverage has a significant negative influence on the payout ratio, also similar to previous research (DeAngelo *et al.*, 2004; González *et al.*, 2014; Sharma, 2011). This confirms the suggestion that debt might be considered as an alternative mechanism to minimize potential free cash flow problems (Farinha, 2003; Renneboog and Trojanowski, 2007).

Next, similar to the findings of previous research, a firm's investment opportunities (proxied by growth rate of assets) significantly negatively affects dividend payout. Firm size, liquidity and the number of owners do not significantly influence the dividend payout ratio. In contrast to previous research (Vandemaele and Vancouteren, 2015), the variable *generation* has no significant effect on dividend payout.

Although some studies investigating family businesses exclude single-owner firms, we decided to keep these firms in our sample so as not to needlessly reduce the sample size. Additionally, the control variable *Number of owners* has no (univariate or multivariate) significant influence on dividend payout. As a robustness test, we performed the Tobit analyses with a reduced sample size, excluding 167 family firms with only one owner). As shown in Table 4, the results remain similar, which indicates that our results are robust for single-owned firms as well as family firms with multiple owners.

Insert Table 4 about here

5. DISCUSSION

5.1 Discussion

The results support our first three hypotheses: firms with advanced financial control systems (for example formalized financial goals and objectives), formalized human resource control systems (for example incentive pay), and non-family involvement in governance systems (on the board of directors and the management team) pay out higher dividends. Our results do not support the last two hypotheses since we find that neither decentralization of authority nor top-level activeness has a significant effect on dividend payout.

We posit that agency problems relating to parental altruism or nepotism are more likely when there are weaker control systems. Our results are consistent with this interpretation, given that we find that the use of formal (both financial and human resource) control systems in family firms results in higher dividend payouts. Furthermore, formal control systems may reduce agency costs related to parental altruism because they reduce the amount of cash available to use for excessive salary or perquisites for family members.

Next, as non-family involvement in governance systems positively influences dividend payout, our results provide additional support for the suggestion that non-family involvement in the firm can reduce some of the agency costs related to, for example, parental altruism or self-control problems (Carney, 2005; Dyer, 1989; Sciascia and Mazzola, 2008). After all, non-family involvement in the firm seems to reduce possible misuse of excess cash within the firm since more cash is paid out in the form of dividends. Our results also support the outcome hypothesis of La Porta *et al.* (2000), which states that dividends can be considered as substitutes as well as outcomes of governance mechanisms. In this case, dividends in family firms might be seen as an outcome of non-family involvement in governance systems.

Previous family business research concluded that professionalization leads to better financial lending terms (Barden *et al.*, 1984) and a higher likelihood of obtaining private equity funding (Dawson, 2011). Our study adds another financial argument for professionalization to this list, which is especially interesting for passive shareholders in family firms: professionalization appears to increase the likelihood that excess cash will be distributed on a pro rata basis to all shareholders (i.e. via dividend payouts), thereby reducing possible agency costs related to altruism, self-control or nepotism.

5.2 Limitations and suggestions for future research

This study has several limitations which could provide avenues for future research. First, using longitudinal data on the level of professionalization will allow us to investigate the impact of changes in professionalization on dividend payout over time, which might provide additional

interesting insights. Second, the sample consists only of Belgian privately held family firms. Even though this might seem like a limitation, the sample has the advantage of providing objective financial data for privately held family firms via the Bel-First database (Bureau Van Dijk), which is uncommon in most countries. Third, data from a larger sample of family firms, or from a different country, could be used to test the generalizability of our results. Fourth, although intercorrelations between the different dimensions of professionalization are very low, future research might examine possible moderator effects among these variables. Finally, the results indicate that the level of professionalization impacts dividend policy. This result could inspire many future research directions, for example, investigating the impact of professionalization on different financial decisions, such as capital structure. These new research topics derived from this study could be of interest to both family business and corporate finance scholars.

5.3 Theoretical and practical implications

This study makes a number of valuable contributions to the academic literature. First, while professionalization research emanates mainly from management studies, and dividend research from corporate finance, we integrate insights from both disciplines. This could significantly advance family business and finance research. Second, while prior work has mainly focused on the difference between family and non-family firms or public and private firms, we investigate the impact of professionalization on dividend payout *within* the group of privately held family firms. Third, by adopting a broader family business professionalization perspective, we contribute to the family business literature as our reasoning goes beyond the effect of family involvement on dividend payout alone, as was investigated by González *et al.* (2014). As a successful application of a more extended operationalization of professionalization, this scale could also be used to explore professionalization in other SME contexts. Finally, the results of this study may also be of interest to family business practitioners or consultants, as they show that different modes of professionalization in family firms influence the level of dividend payout.

6. CONCLUSION

This paper contributes to the ongoing debate about dividend payments in family-controlled firms. These firms are assumed to follow financial logic that is driven by both economic and non-economic motives (Gallo *et al.*, 2004; Koropp *et al.*, 2014), and several studies have already investigated the influence of family ownership and/or management on dividend policies

(e.g. Chen *et al.*, 2005; Farinha, 2003; Gugler, 2003; Pindado *et al.*, 2011; Setia-Atmaja *et al.*, 2009; Yoshikawa and Rasheed, 2010). Recently, the subgroup of *privately held* family firms has also attracted attention from several researchers (González *et al.*, 2014; Michiels *et al.* 2015; Vandemaele and Vancauteren, 2015). Although these studies have started to open the black box of dividend payments in privately held family firms by investigating the influence of family governance practices (Michiels *et al.*, 2015) and family influence in ownership and management (González *et al.*, 2014; Vandemaele and Vancauteren, 2015) on a firm's dividend policy, there is still much work to do before we thoroughly understand why, when and how private family firms pay dividends. We contribute to this debate by exploring in more detail the relationship between family firm professionalization and dividend payout. Our results indicate that three out of five dimensions of professionalization, including the use of financial and human resource control systems, and high levels of non-family involvement in governance, significantly and positively influence the dividend payout ratio. According to these results, the level to which a family firm has professionalized in these aspects significantly influences the dividend payout, suggesting that professionalization seems to reduce agency costs related to parental altruism or nepotism. Our study therefore adds an important variable to the dividend literature alongside the traditional determinants (firm size, firm age, leverage, profitability, liquidity, growth) and clearly indicates the need to take into account the heterogeneity of private family firms to explain *why*, *how* and *when* family firms pay out dividends.

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Figure 1. Research Design

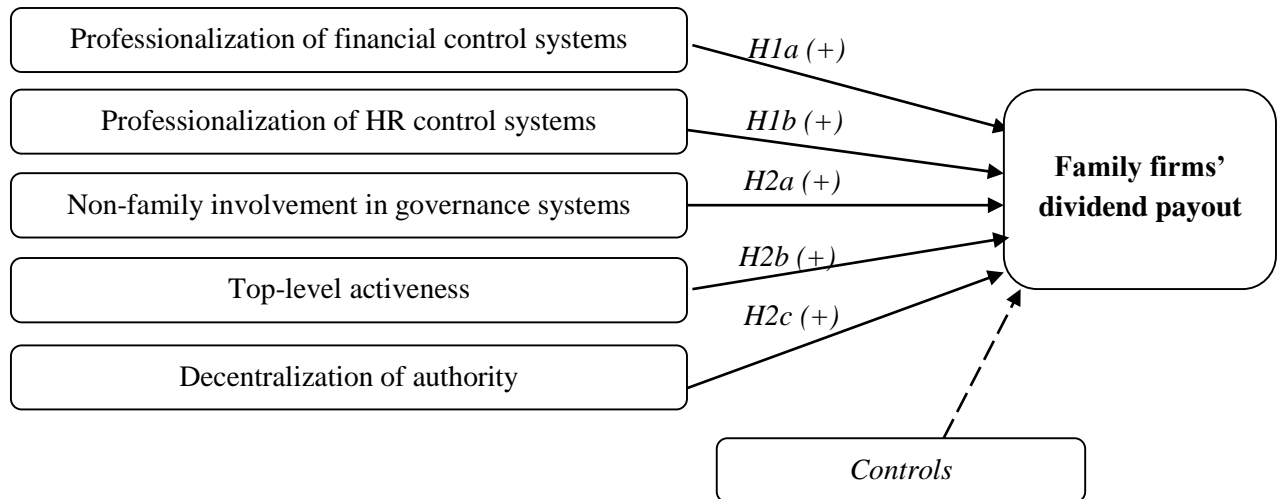


Table 1
Descriptions of the Variables

Dividend payout	The amount of dividend payout divided by total assets, averaged over three years (2010-2012)
Financial Control Systems ^a	P1, includes items on the use of financial control systems in family firms.
Human Resource Control Systems ^a	P2, includes items on the use of human resource control systems in family firms.
Non-family Involvement in Governance Systems ^a	P3, includes items on non-family involvement in the governance systems of family firms.
Top-Level Activeness ^a	P4, includes items on the top-level activeness in family firms.
Decentralization of Authority ^a	P5, includes items on the decentralization of authority in family firms.
Firm Age	Firm age in 2010
Firm Size	Total assets, averaged over three years (2010-2012)
Profitability	Return on assets, calculated by income before interest, tax, depreciation and divided by total assets. Averaged over three years (2010-2012)
Leverage	Long-term debt divided by total assets, averaged over three years (2010-2012)
Liquidity	Short-term assets (cash, inventory, receivables) divided by short-term liabilities (debt and payables), averaged over three years (2010-2012)
Growth	Growth rate of assets in 2011 (dA_t/A_t)
Generation	Dummy variable, equals one for first-generation family firms, zero otherwise (later-generation family firms)
Number of owners	Number of shareholders in 2010
Sector controls	Four dummy variables (wholesale, services, construction and industry)

Notes ^a see Appendix for more detailed descriptions of the items

Table 2

Descriptive statistics and correlations for all variables

Variables	Mean	S.D.	1	2	3	4	5	6	7	8	9	10	11	12	13
1. Dividend payout	.02	.04	1.00												
2. Financial Control Systems			.02	1.00											
3. Human Resource Control Systems			.14**	.00	1.00										
4. Non-family Involvement in Governance Systems			.19**	.00	.01	1.00									
5. Top-Level Activeness			-.07	.00	-.01	-.03	1.00								
6. Decentralization of Authority			.07	.00	.01	.01	.01	1.00							
7. Firm Age (ln)	3.16	.49	.01	-.04	-.02	-.06	.02	.03	1.00						
8. Firm Size (ln)	3.09	.67	.05	.11*	.13**	.21**	.25**	.04	.14**	1.00					
9. Profitability (avg)	4.02	9.19	.50**	-.08*	.13*	.08 [†]	.07 [†]	-.02	-.09 [†]	.09*	1.00				
10. Leverage (avg)	.15	.15	-.20**	-.07*	-.07	-.03	-.05	.10*	-.15**	-.05	-.21**	1.00			
11. Liquidity (avg)	1.87	2.06	.05	-.08*	-.01	-.06	.01	-.05	.15**	-.07	.12*	-.16**	1.00		
12. Growth	.10	.43	-.06	-.06	-.00	-.04	-.04	.06	-.07	.02	.30**	.11*	-.05	1.00	
13. Generation	.39	.49	.06	-.01	.06	.15**	-.02	-.06	-.34**	-.11*	.06	.04	-.10*	.05	
14. Owners	2.26	1.58	-.01	-.01	-.01	.04	.20**	.08 [†]	.06	.11*	-.02	-.07 [†]	.01	-.06	-.14**

Notes. $N = 492$; [†] $p < .10$, * $p < .05$, ** $p < .01$; two-tailed test

Table 3
Tobit regression models

	<i>H</i>	Model 1	Robust Std. Error	Model 2	Robust Std. Error
<i>Constant</i>		-.1391**	.0368	-.1243**	.0357
<i>FAMILY FIRM PROFESSIONALIZATION</i>					
P1 – Financial Control Systems	<i>H1a</i>			.0074[†]	.0042
P2 – Human Resource Control Systems	<i>H1b</i>			.0087*	.0039
P3 – Nonfamily Involvement in Governance Systems	<i>H2a</i>			.0079*	.0038
P4 – Top Level Activeness	<i>H2b</i>			.0003	.0043
P5 – Decentralization of Authority	<i>H2c</i>			.0048	.0051
<i>CONTROLS</i>					
Firm Age ^a		.0129	.0087	.0154[†]	.0084
Firm Size ^a		.0108	.0066	.0039	.0066
Profitability		.0060**	.0006	.0058**	.0006
Leverage		.0732*	.0352	-.068*	.0335
Liquidity		.0002	.0018	.0006	.0017
Growth		-.0674**	.0228	-.060**	.0212
Generation		.0102	.0095	.0069	.0095
Number of owners		.0019	.0019	.0017	.0020
Sector controls ^b		<i>Yes</i>		<i>Yes</i>	
<i>LR Chi-Square</i>		<i>178.00**</i>		<i>188.20**</i>	
<i>N</i>		<i>492</i>		<i>492</i>	

Notes. *N* = 492; [†]*p* < .10, * *p* < .05, ** *p* < .01; two-tailed test; ^a natural logarithm, ^b *wholesale* was used as a reference category

Table 4
Robustness check: Tobit regression models without single-owner firms

	Model 1	Robust Std. Error	Model 2	Robust Std. Error
<i>Constant</i>	-.1172*	.0482	-.0965*	.04478
<i>FAMILY FIRM PROFESSIONALIZATION</i>				
P1 – Financial Control Systems			.0086[†]	.0050
P2 – Human Resource Control Systems			.0115*	.0048
P3 – Non-family Involvement in Governance Systems			.0121*	.0052
P4 – Top-Level Activeness			.0027	.0051
P5 – Decentralization of Authority			.0048	.0051
<i>CONTROLS</i>				
Firm Age ^a	.0067	.0110	.0115	.0102
Firm Size ^a	.0098	.0085	-.0001	.0085
Profitability	.0048**	.0007	.0046**	.0007
Leverage	-.062	.047	-.0584	.0390
Liquidity	.0082[†]	.0043	.0072[†]	.0041
Growth	-.0800*	.0032	-.0680*	.0296
Generation	.0026	.0121	-.0017	.0122
Sector controls	<i>Yes</i>		<i>Yes</i>	
<i>LR Chi-Square</i>	92.85**		104.04**	
<i>N</i>	325		325	

Notes. $N = 325$; [†] $p < .10$, * $p < .05$, ** $p < .01$; two-tailed test; ^a natural logarithm

APPENDIX – Professionalization measures³

Factor loadings for varimax rotated five-factor model

Dimension	Chronbach's alpha	Item	Factor loading
P1 - Financial Control Systems	.78	Use of budgets	.870
		Budget evaluation system	.842
		Formalized financial goals and objectives	.642
		Firm performance evaluation system	.553
P2 – Non-family Involvement in Governance Systems	.65	Family involvement in board of directors (R) ^a	.816
		External board members	.738
		Family involvement in management team (R) ^b	.625
		Non-family CEO	.623
P3 - Human Resource Control Systems	.62	Formal recruitment system	.655
		Formal training system	.622
		Incentive payment system	.532
		Personnel performance evaluation system	.503
		Formal scheduled staff meetings ^a	.459
P4 – Top-Level Activeness	.55	Board activeness	.829
		Management Activeness	.637
P5 - Decentralization of Authority	.57	Delegation of control	.813
		Centralized individual decision-making (R)	.681
		Centralization of authority (R)	.584
.805	KMO Index		
.000	Bartlett's significance test of sphericity		

Notes. (R) indicates that the item was reverse coded; ^a measured as percentage of family directors to total number of directors in the board; ^b measured as a percentage of family managers to total number of managers in the management team;

³ For a more detailed description of the factors, see Dekker *et al.* (2013).

Survey questions for the five dimensions of professionalization

Factor 1 – Financial Control Systems

- Is there a report or document in which the company objectives with reference to next year's sales are fully and accurately computed? 0=no; 1=yes
(*assessing formalized financial goals and objectives*)
- Does the company own reports in which the proposed budgets of the company are compared with the actual figures? 0=no; 1=yes (*assessing use of budgets*)
- Are the deviations from the budgeted targets monitored to perhaps undertake future actions? 0=no; 1=yes
(*assessing use of budget evaluation system*)
- Does management prepare quarterly reports? 0=no; 1=yes (*assessing use of firm performance evaluation system*)

Factor 2 – Human Resource Control Systems

- Are the staff meetings usually formally prepared and planned in advance? 0=no; 1=yes
(*assessing formal scheduled staff meetings*)
- Does the company use incentive payments based on performance, for example through bonuses? 0=no; 1=yes (*assessing use of incentive payment system*)
- Are the periodical performance reviews with the managers of the company drawn up in reports? 0=no; 1=yes (*assessing use of personnel performance evaluation system*)
- Are the procedures regarding the recruitment of new staff noted down in a document? 0=no; 1=yes
(*assessing use of formal recruitment system*)
- Does the company provide formal internal or external training programs for their employees? 0=no; 1=yes
(*assessing use of formal training system*)

Factor 3 – Non-family Involvement in Governance Systems

- Are you, as CEO, part of the family? 0=yes; 1=no (*assessing nature of CEO*)
- How many managers are part of the management team (including CEO)?
- How many managers of this management team are connected by blood bonds? (*assessing non-family involvement in management – reverse coded*)
- How many board directors are connected by blood bonds?
(*assessing non-family involvement in board – reverse coded*)
- How many people (= natural individuals) are part of the board of directors?
- How many external people (= non-relatives and not working for the company) are there on this board of directors? (*assessing involvement of external, independent members in board*)

Factor 4 – Top-Level Activeness

- How often does the management team officially meet on an annual basis? (*assessing management activeness*)
- How often does the board of directors officially meet on an annual basis? (*assessing board activeness*)

Factor 5 – Decentralization of Authority

- Does the CEO of the company individually decide which organizational strategy must be followed? 0=yes; 1=no
(*assessing centralized decision-making*)
- Do all employees within the company directly report to the CEO (without using an intermediary)? 0=yes; 1=no
(*assessing centralization of authority*)
- Are all major decisions within the company autonomously made by the CEO, and then communicated downwards? 0=yes; 1=no (*assessing possible delegation of control*)