The New Risk Management: The Good, the Bad, and the Ugly

Philip H. Dybvig, Pierre Jinghong Liang, and William J. Marshall

In a 1997 Review article, the authors described the good, the bad, and the ugly features of what they called the new risk management, which is the use of financial derivatives to hedge risk in firms. Since the article was first published, the “new” risk management has become commonplace and indeed played a big role in the financial crisis. As a result, the original article is more relevant today than when it was first published. This updated version of the article contains the same examples and critical analysis as in the original article but includes an updated description of the accounting rules and suggestions for designing a risk management policy. (JEL D81, G32, L21, M21, M41)


At one time, risk management meant buying corporate insurance, implementing procedures to avoid lawsuits and accidents, and installing safety equipment. The new risk management uses financial markets to hedge different sources of risk within the firm. Companies can use trading in financial markets to hedge against the risk of changes in interest rates, input prices, or currency fluctuations. While hedging per se is not new, the scale and diversity of hedging are far greater than they used to be. When executed properly, the new risk management can be good and even essential for competition. Unfortunately, the new risk management can also be bad, wasting resources without reducing risk and perhaps even increasing it. The new risk management can be ugly, generating large losses such as those in widely publicized cases at Barings (in 1995), Metallgesellschaft (in 1993), Procter and Gamble (in 1994), and other firms. In these and many other firms, employees relatively far from the top of the hierarchy of control had the authority to take financial positions large enough to generate large losses.

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losses that could bankrupt the firm. Thus, risk management policies should be put in place at the highest level of a firm and provide for monitoring and internal control of the amount of risk taken. The purpose of this article is to provide an introduction to the new risk management and some policy choices firms should be considering.

We start with a discussion of the option-pricing tools that make the new risk management possible and follow with a stylized example of how the new risk management ought to work. Then we consider implementation issues, including some general policy questions as well as some accounting issues.

TOOLS FOR THE NEW RISK MANAGEMENT

Starting with the famous work of Black and Scholes (1973; see the boxed insert on page 275), option-pricing theory has been very successful in pricing various financial claims. The Black-Scholes model was designed to price standard call and put options, and it has been extended to price all sorts of financial claims. The Black-Scholes model and its extensions form the theoretical foundation for the new risk management.

There were option-pricing models prior to the work of Black and Scholes, including some models with formulas similar to Black-Scholes. What makes the Black-Scholes model different is that it provides a hedging strategy that is an investment policy with an investment equal to the model’s option price and a terminal value equal to the terminal value of the option. Knowing the hedging strategy is powerful since we can use this knowledge to make an arbitrage profit if market prices are out of line with the model. If the model price is lower than the price in the economy, we can sell the option, pocket the excess over the model price, and invest in the hedging strategy to cover the terminal value of the option we have sold. If the model price is higher than the price in the economy, we can follow the hedging strategy in reverse, taking a short position instead of a long position and lending instead of borrowing. In the model, the hedge replicates the option value perfectly; in practice, the hedge is not perfect, but it works remarkably well, which is why the Black-Scholes model and its progeny are widely used in business.

The introduction of these option-pricing models and the parallel development and maturation of liquid financial markets have made it easier and easier to hedge financial risks using options, futures, futures options, swaps, caps, collars, floors, and a variety of other financial instruments. (See the glossary of risk management terms in the appendix.)

OPTION PRICING AND RISK MANAGEMENT

Hedging an option is an example of risk management. Its purpose is to remove a transaction’s risk and capture its pure economic profit. Fundamentally, this strategy is the same as insurance. For the insured, the insurance policy makes money in bad times (when an insurable event occurs) and loses money in good times (when no insurable event occurs but the premium is paid), which reduces risk by softening the impact of bad outcomes. The same is true of a hedging strategy; losing money on the hedge in good times and making money in bad times offsets the original cash flows, making the total cash flow less volatile. In either strategy, payment for the
The Black-Scholes Option-Pricing Model

The precursor of all modern option-pricing models was developed by Fischer Black and Myron Scholes (1973). The main result is an option-pricing formula based on simple and reasonable assumptions in a continuous-time model. The remarkable thing about the result is that it relies on the absence of arbitrage, and part of the proof is a formula that specifies a trading strategy in the underlying stock and the riskless bond that will replicate the payoff of the option at the end. If the option is priced differently in the economy, buying or selling the option and following either the trading strategy or the reverse of the trading strategy will make money! Using the same sort of analysis, one can derive a trading strategy that will hedge the financial risk in a firm’s cash flows.

Now we present the Black-Scholes formula for the price of a call option. Recall that a call option gives the owner the right (at the owner’s option) but not the obligation to buy one share of the underlying stock at the strike (or exercise) price \( X \) specified in the option contract on or before the maturity date of the option. If the stock price is \( S \) and the price of the bond promising to pay the amount of the strike price at the maturity date of the option is \( B \), the Black-Scholes price, \( C \), of the call option is

\[
C = SN(\chi_1) - B N(\chi_2),
\]

where

\[
\chi_1 = \log \left( \frac{S}{B} \right)/s + s/2,
\]

\[
\chi_2 = \log \left( \frac{S}{B} \right)/s - s/2,
\]

and

\( s \) is the standard deviation (or square root of the variance) log of the stock price at maturity, given the stock price today, and the function \( N() \) is the cumulative normal distribution function. If there is a constant, continuously compounded interest rate, \( r \), and \( T \) is the time-to-maturity of the option, then \( B \) is the discounted exercise price

\[
B = X \exp(-rT).
\]

And, if the stock return has a variance, \( \nu \), per unit time, we have that

\[
s^2 = \nu T
\]

is the variance log of the final stock price.

In the expression for \( C \), the first term is the stock holding in the hedge strategy, and the second term is the bond holding (which is negative, which is a short sale or borrowing). The main assumptions of the model are absence of arbitrage, a constant riskless rate, continuous stock prices, and a constant variance of returns per unit of time for the underlying stock. The intuition is that we can replicate the risk of holding the option by holding just the right portfolio of riskless bonds and the underlying stock. For example, if at a point in time the option moves fifty cents for each one-dollar movement in the underlying stock price, then the replicating strategy would hold one share of stock for each two options we are replicating. To hedge the value of the option, we would short (borrow) a share of stock for each of two options. In that case, the stock’s value change would neutralize the effect on our wealth of the option’s price change. The hedge’s holdings in the stock and bond will change over time and in response to stock price changes, since the sensitivity of the option value is different when the option is in the money than when it is out.

\[^1\text{For more discussion of why this makes sense, see Rubenstein and Leland (1981).}\]
insurance can be “up-front” or “pay-as-you-go.” For hedging, as for insurance, the arrangement of cash flows\(^1\) accommodates the preference of the insured. There are important differences in taxation and regulation between hedging using insurance and hedging using financial markets, but those are beyond the scope of this article.

Using dynamic trading strategies to hedge financial options may seem significantly different from hedging price risk in a firm. However, the concept is exactly the same. A hedger is taking the other side of the risky investment in futures or whatever would be used to replicate the cash flows that are being hedged. Normally, these cash flows cannot be hedged precisely, but the hedge can still reduce risk significantly. For example, one policy is to hedge the expected cash flow conditional on the price of inputs that can be hedged in futures markets while leaving the remainder unhedged, which means that the remaining risk is borne by the stock and bond holders of the firm.

Before turning to the general policy issues in risk management, we consider a typical example.

**RISK MANAGEMENT IN MANUFACTURING**

Our example considers the hedging problem of a manufacturer that uses significant amounts of copper as an input. (With little change in the discussion, this input could be zinc, silver, oil, or wheat. With a slightly greater change, the “production” could be servicing of core deposits in a bank, and the analysis would provide the optimal hedging of interest rates.) We examine the optimal hedging of copper price movements in the cash flows before turning to a general discussion of policy and oversight.

In the example, the expected output is 1,000 units, which will sell for $100 per unit. The price has been committed to in advance because of long-term contracts, but the quantity may vary around this expectation because the contracts give customers the option to choose how much to buy within a range. Each unit will use an amount of copper that would cost $20 purchased forward (in a firm commitment to buy one year from now). If purchased in the spot market, the copper in the unit might cost $25 (with probability 1/4), $20 (with probability 1/2), or $15 (with probability 1/4).

One obvious (and common) approach to hedging in this context would be to forecast demand for copper and then hedge that amount, either by entering a fixed-price contract with the supplier or by buying that amount of copper futures—at a shorter maturity, if necessary, because one-year futures are not traded or have a very large spread. This might be a natural outcome if hedging were performed by buyers who were responsible for copper procurement and whose evaluations were based on the cost of a forecast quantity of copper. However, choosing a useful hedge of the entire cash flow is more subtle than that.

Table 1 contains an elaboration of the example. When the economy is doing well, copper prices are high (since this firm and other manufacturers are demanding more copper) and so is demand for the firm’s output. Panel A of the table shows the cash flows in the absence of any special risk management to hedge copper price risk. Panel B shows the result of hedging by buying forward the expected quantity. Ironically, this naive approach to hedging increases risk exposure, since the firm is already more than hedged by increased sales when the industry is doing...
Table 1

A Manufacturer’s Copper Price Hedge

Each panel of this table shows the cash flows one year from now for the simple example of a manufacturer that is facing copper price risk. In the example, copper prices are higher when demand for output is higher. Each panel of the table illustrates a different hedging strategy and profit (= cash flow) for three copper price scenarios. The example abstracts from taxes and sources of risk that are not related to the price of copper. In each case, the expected profit is $1,500. The point of hedging is reducing uncertainty, not increasing average cash flow (except indirectly, because it allows more freedom in choosing projects).

Panel A: Unhedged Cash Flows

<table>
<thead>
<tr>
<th>Probability</th>
<th>Copper price ($)</th>
<th>Units sold</th>
<th>Output price ($)</th>
<th>Total sales ($)</th>
<th>Copper expense ($)</th>
<th>Other expenses ($)</th>
<th>Profit (loss) ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>¼</td>
<td>25</td>
<td>1,200</td>
<td>100</td>
<td>120,000</td>
<td>30,000</td>
<td>82,000</td>
<td>8,000</td>
</tr>
<tr>
<td>½</td>
<td>20</td>
<td>1,000</td>
<td>100</td>
<td>100,000</td>
<td>20,000</td>
<td>78,000</td>
<td>2,000</td>
</tr>
<tr>
<td>¼</td>
<td>15</td>
<td>800</td>
<td>100</td>
<td>80,000</td>
<td>12,000</td>
<td>74,000</td>
<td>(6,000)</td>
</tr>
</tbody>
</table>

Panel B: Naive Hedge of the Expected Quantity Required

This hedge might be put in place as part of the procurement process, since it looks only at expenses. This is at best an incomplete hedge of copper costs, since the true quantity changes with copper prices. In our example, this naive hedge actually increases risk, since increased sales mean profits are high when copper prices are high.

<table>
<thead>
<tr>
<th>Probability</th>
<th>Unhedged ($)</th>
<th>“Hedge” ($)</th>
<th>Net ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>¼</td>
<td>8,000</td>
<td>5,000</td>
<td>13,000</td>
</tr>
<tr>
<td>½</td>
<td>2,000</td>
<td>0</td>
<td>2,000</td>
</tr>
<tr>
<td>¼</td>
<td>(6,000)</td>
<td>(5,000)</td>
<td>(11,000)</td>
</tr>
</tbody>
</table>

Panel C: Fully Hedged Cash Flows

A complete hedge of all the cash flows requires something more than a simple purchase of futures, since the sensitivity to copper prices of the unhedged profit or loss is higher when copper prices are low than when copper prices are high.

<table>
<thead>
<tr>
<th>Probability</th>
<th>Unhedged ($)</th>
<th>Hedge ($)</th>
<th>Net ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>¼</td>
<td>8,000</td>
<td>(6,500)</td>
<td>1,500</td>
</tr>
<tr>
<td>½</td>
<td>2,000</td>
<td>(500)</td>
<td>1,500</td>
</tr>
<tr>
<td>¼</td>
<td>(6,000)</td>
<td>7,500</td>
<td>1,500</td>
</tr>
</tbody>
</table>
well and copper prices rise. The full hedge, the result of which is shown in Panel C, cannot be implemented by simply buying or selling copper forward one year. However, the full hedge can be implemented either by buying options or by dynamic trading in forward or futures contracts. Since this type of strategy is typical of hedging problems, it is worthwhile to derive the dynamic hedge and discuss its operation.

**THE DYNAMIC HEDGE**

To study the dynamic hedge, we need to understand the trading opportunities and information between now and realization of the cash flows a year from now. The sensitivity of the firm’s value to copper prices varies in response to the interim information, and this changing sensitivity should be reflected in our trades.

In the current example, we assume that the firm is using copper futures contracts to hedge changes in copper prices. Futures serve the same economic purpose as forward purchases, but they are somewhat different logistically, since for futures the money changes hands immediately when the prospective value of copper rises and falls. If we buy one futures contract, then at the end of each day we are given (more literally, our margin account is credited with) the change in futures price over the day. If we sell (or short) one futures contract, then we must pay the change. If the futures price increases from $50 to $55, then the owner of two futures contracts will collect $10, and someone who has sold two futures contracts will have to pay $10. If the futures price instead decreases from $50 to $45, the person short two contracts collects $10, and the person long two contracts has to pay $10. In general, the futures price need not be exactly equal to the price we would pay for forward purchase, but for most purposes we can think of the two as being the same.²

In the actual economy, information arrives minute-by-minute and a firm can trade on copper prices almost continuously in time. For our simple example, information arrival and trading occur now, in six months, and again in a year. (This is not an essential simplification; while the

---

2 Figure 1

**Overall Price Dynamics for the Copper Hedge Example**

<table>
<thead>
<tr>
<th>Now</th>
<th>6 Months</th>
<th>12 Months</th>
</tr>
</thead>
<tbody>
<tr>
<td>$20</td>
<td>$22.50</td>
<td>$25</td>
</tr>
<tr>
<td>$17.50</td>
<td>$20</td>
<td>$20</td>
</tr>
<tr>
<td></td>
<td>$15</td>
<td>$15</td>
</tr>
</tbody>
</table>

**NOTE:** See text for details.
At the beginning of the year, the futures price of copper delivered a year from now is $20. Six months from now, the futures price will be either $22.50, with probability 1/2, or $17.50, also with probability 1/2. The overall price dynamic is shown in Figure 1. The price at a node in the tree is the price paid in a firm commitment to buy copper one year from now. From a given node, an up or down move is equally likely, with probability 1/2, so any given price path has probability $1/4 = 1/2 \times 1/2$. Consistent with Table 1, the ending node of $20 is twice as likely as the other ending nodes because it can be reached by either an up move followed by a down move (probability 1/4) or a down move followed by an up move (probability 1/4). A final price of $25 comes only from two up moves (probability 1/4), and a final price of $15 comes only from two down moves (probability 1/4).

To derive the full dynamic hedge, the firm requires one more piece of information, which is the rate at which futures gains or losses will be reinvested, which we assume to be 5 percent simple interest over six months. (Actually, the rate we choose will not affect the hedged cash flows in Panel C of Table 1, since increasing this rate will result in a completely offsetting decrease in the number of contracts we hold over the first six months.) Holding one futures contract at one node implies a gain of $2.50 (given an up move) or a loss of $2.50 (given a down move), which is reinvested until the end at the interest rate. From this we can use simple algebra to derive the solution. In the example, the full hedge is implemented by the following strategy: At the start, the firm sells 1,400/1.05 ~ 1,333 futures at the futures price of $20. If the futures price goes down to $17.50, the firm increases the short position to 1,600 contracts, while if the futures price goes up to $22.50, the firm reduces the short position to 1,200 contracts.

The terminal cash flow generated by the hedge (including reinvestment) is analyzed in Table 2. For example, the second row shows the effects of the hedge when prices go up and then down (from $20 to $22.50 and back to $20). The hedge starts with no initial cash. It shorts 1,333 contracts; and when in six months the futures price goes up by $2.50, $2.50 \times 1,333 = $3,333 is borrowed and the short futures position is reduced to 1,200 contracts. When the futures price falls by $2.50, $2.5 \times 1,200 = $3,000 in profits are collected; and after payment of $3,333 \times 1.05 = $3,500 on the loan, net cash from the hedge is $3,000 – $3,500, for a loss of $500. Added to the unhedged cash flow in that state of $2,000 (from Panel A of Table 1), the hedged cash flow is $1,500. The calculations in the other states work the same way.
We can see now that the dynamic hedge was chosen so that the reinvested proceeds of the hedge plus the original cash flows are made to be the same in every contingency. The necessary hedge can be computed by working backward from the end. The first two rows differ only in the price performance over the last period. Since the difference in pre-hedge cash flow for these two scenarios is $8,000 – $2,000 = $6,000 and the difference in futures prices for the two scenarios is $25 – $20 = $5, we require $6,000/$5 = 1,200 contracts to replicate the cash flows or short 1,200 contracts (the offsetting position) to hedge the cash flows. Given the calculated hedge at the last date, the calculation at the next-earlier date proceeds in the same way, and so forth back to the start. The entire strategy can be computed by looking at the linear equations implicit in Table 2 or by standard techniques described in option-pricing textbooks.

While the model underlying the hedge for the simple example probably seems too simple, it is in fact similar (except for the number of intermediate trading dates) to the binomial models used successfully in practice. Adding the additional subperiods is straightforward, given modern computing resources.

**SOME FUNDAMENTAL QUESTIONS**

In the example in the previous sections, we assumed that hedging is desirable. However, this assumption is far from obvious and it is useful to examine potential motives for hedging.

**Why Should We Hedge?**

The reason for hedging should link back to the overall objective of the firm, which is to create or enhance economic value. There is a general issue of whether the firm should maximize narrowly the value to shareholders, the total value to all financial claimants, or some more general social value to a variety of stakeholders. This distinction is not so important to us; most importantly, we assume that taxes (governments’ claims) are not part of what we are optimizing, and for concreteness we speak of maximizing value to shareholders in the firm.

The first and most obvious effect of hedging is that it reduces the volatility of the value received by shareholders. Unfortunately, this does not have any value for most shareholders in a large publicly traded firm, who hold the shares in a well-diversified portfolio and for whom the additional risk is unimportant. Indeed, a conflict of interest may exist between the majority of shareholders and large shareholders (for example, members of the founding family who hold 30 percent of the shares and whose holdings are undiversified): Expending resources to reduce risk may benefit the large shareholders at the expense of the rest of the shareholders. Management may have a similar conflict, since risk threatens their jobs and they may have a significant proportion of their wealth tied up in the firm’s shares. Since most shareholders in a publicly traded firm would not care about the additional risk attributable to copper price exposure, this is not a good reason for hedging. (On the other side of the equation, the cost of hedging may be very small; we consider this further in a later section on cost issues.)

A more subtle argument for managing copper price risk is that failure to do so may cause ancillary damage within the firm. As an extreme case, adverse copper price movements may
push the firm into bankruptcy, which has a number of deadweight costs to the firm, such as payments to lawyers and accountants and the loss of profitable future projects. More normally, unhedged risk exposure may tend to increase taxes, on average: While the government receives additional tax payments when the copper price move is favorable, an unfavorable move does not create a compensating tax reduction, given that tax offsets may only be deferred (and may even be lost). A related tax reason for managing copper prices is that the reduction of risk makes it possible to maintain more leverage to reduce corporate taxes and avoid “double taxation.” Double taxation is the payment of both corporate and personal taxes on cash flows going to equity, compared with payment of only personal taxes on cash flows going to debt, since interest expense is an offset to income in the computation of corporate income tax. While there are no personal taxes for institutional investors—and therefore no double taxation—the parallel argument—single taxation versus no taxation—is valid and even more powerful for institutions. For individuals there is at least a possibility that the corporate tax on equity will be offset by lower taxes at the individual level through deferred realization of gains or by a lower capital gains rate. For tax-exempt or tax-deferred investors, the extra tax is unmitigated.

A third argument for managing copper price risk is that many firms have a policy of smoothing earnings, and hedging can reduce earnings volatility. Although this is common practice, it is hard to endorse since it seems to be an expenditure of the owners’ resources to minimize the amount of information getting out to the owners. (In principle, smoothing earnings might be used to eliminate temporary variations and provide a clearer picture of long-term value, but it seems more typical that smoothing is intended to avoid quarters of poor performance without necessarily distinguishing between short- and long-term shocks.) This use of hedging may make management more comfortable and minimize criticism, but it is not in the interest of shareholders (at least in any obvious way). In some cases, hedging could be justified by the argument that it avoids restrictive debt covenants, but such covenants are far from binding in all but a small proportion of firms that smooth earnings. More common is the opposite extreme case, in which the internal objective of the firm is to ensure that earnings do not fall. Hedging for this purpose may make management comfortable—indeed too comfortable—but it discourages profitable innovation. A related strategy for limiting earnings volatility is to maintain a low level of financial leverage, which implies a large voluntary tax contribution that is not in the interest of shareholders.

A fourth argument for managing copper price risk is to make it easier to give managers incentives to produce profits: By hedging risk, we can make (for example) a division manager’s compensation depend closely on value added that the manager can influence rather than what the manager cannot influence (the actual realization of copper prices). This argument for managing copper price risk implies that it may be optimal to manage copper price risk at the division level even if copper prices do not represent a significant contribution to the firm’s cash flow. Of course, this strategy begs the question of why it cannot be done more cheaply (for compensation purposes only) using a paper portfolio.

Whatever the reason for hedging, we should, in principle, quantify the benefits from hedging and the trade-offs involved. This is a relatively unexplored area and more research is needed.
What Risks Should We Hedge?

The question of what risks to hedge must be subordinate to the question of why we should hedge. If there is not a compelling reason to hedge a particular source of risk, then we probably should not be hedging it. One important issue is the sense in which we would hedge a certain type of risk. For example, suppose we are hedging a bank’s exposure to interest rate risk. Should we hedge the direct interest mismatch of existing assets and liabilities, or should we hedge the full economic value, which would include the value of future business? For example, a bank may find that, as interest rates rise, core deposits tend to be lost. Current accounting methods make it hard to hedge this sort of risk without penalty (and the risk-based capital requirements from the Basel I and II Accords penalize almost all hedging because capital must be increased once for the underlying cash flow and once again for the hedge). There is also a related question of whether to hedge cash flows or value. In practice, hedging cash flows out a year is much different from hedging the firm’s entire value. If the purpose of hedging is to eliminate sources of noise beyond the manager’s control, it may even be appropriate to hedge particular accounting numbers used in computing compensation rather than hedging cash flow or economic value.

With What Instruments Should We Hedge?

Firms have many instruments they can use to hedge common risks, such as exposure to interest rates, foreign exchange rates, and commodity prices. For example, to hedge U.S. interest rates we can use bonds, repurchase agreements, Treasury bond futures, swaps, caps, or collars. The choice among this set would be determined by pricing and transaction costs, adequately matching the tool to hedging needs, and accounting implications.

Support Your Investment Banker

A common approach of managers planning to hedge is to turn the whole problem over to an investment banker who, after all, has the expertise and the traders who can put the hedge in place and is happy to provide “free” advice on what to do. As in all markets, the “free” advice is priced out in what you pay for the hedge, and then some. To avoid paying too much, it is best to understand how the hedge works and how much it should cost. Ideally, such expertise should be available in-shop; otherwise, it is worth the expense of hiring an expert to monitor the prices being paid to the investment banker. In general, competition among investment bankers may be useful in reducing the cost, but competition will not necessarily produce any incentive to tell the client when hedging is unnecessary.

ACCOUNTANT: FRIEND OR FOE?

Suppose we put in place the optimal hedge computed above, using the model for demand and option-pricing theory to determine the correct holding in futures to offset the risk in the cash flows. What will this do to our accounting statements? In general, accounting looks at the present and the past: Accountants favor methods with easily replicable results, especially since standard mechanical rules, even if inaccurate, are easy to defend if the firm has followed certain
accounting standards such as the Generally Accepted Accounting Principles or GAAP in the United States. Hedge accounting is a relatively new and technical area, and the accounting profession is only starting to address the important issues involved.

First, what the well-thought-out (dynamic) hedge transactions do to our accounting statements depends critically on whether these transactions qualify for the so-called hedge accounting treatment according to official pronouncement by the Financial Accounting Standards Board (FASB) or International Financial Reporting Standards (IFRS). The current guide for hedge accounting standards in the United States is the FASB’s Statement of Financial Accounting Standard (SFAS) No. 133: Accounting for Derivative Instruments and Hedging Activities. Even if the transactions qualify for “hedge accounting,” effects on financial statements differ depending on which one of the two allowable hedge accounting methods applies: fair value hedge or cash flow hedge.

Briefly, a fair value hedge refers to companies entering into derivative contracts to hedge the fluctuation of the fair value of existing assets, liabilities, or commitments otherwise not recognized on the company’s balance sheet. A cash flow hedge refers to companies entering into derivative contracts to hedge the fluctuation of their future cash inflow or outflow. For transactions in our example, the economic risk to be hedged is the fluctuation of a company’s future sales (cash inflow) and production costs (cash outflow). In hedge accounting terms, these are “forecasted future transactions,” so the proper hedge accounting, if applicable, would be so-called cash flow hedge accounting. (See the glossary of hedge accounting terms in the appendix.)

Several conditions must be met to qualify for cash flow hedge accounting treatment: (i) The nature of the risk to be hedged must be interest rate risk, price risk, foreign currency exchange rate risk, or credit risk. (ii) The hedge must be deemed effective. (iii) Formal and complete documentation of the hedging activities must be prepared. (iv) The forecasted future transactions must be either a single transaction or a group of similar transactions with an unrelated counterparty (i.e., not a subsidiary or affiliated company). And (v) the likelihood of the forecasted future transactions occurring must be “probable.”

The hedge in our example presents an interesting accounting challenge. The source risk in our example can be thought of as a price risk (i.e., the price of copper fluctuates between $15 and $25), which is an allowable risk for hedging under SFAS 133. Economically equivalent, the source risk in our example can be thought of as quantity risk (i.e., the quantity of the total sale fluctuates between 800 and 1,200 contracts), which is not an allowable risk for hedging treatment. Supposing these transactions survive all hedge accounting tests, the transactions’ effects on the company’s financial statements are generally twofold. First, on the quarter-end or year-end balance sheets, the fair value of the future contracts must correspond to their market value. Second, prior to the settlement of the futures, unrealized gains or losses on the contracts will be reflected directly in shareholders’ equity without going through the company’s income statement—that is, the unrealized gains or losses do not affect, or “bypass,” net income. At maturity, all unrealized gains and losses are reclassified as an earnings component into the net income of the maturity fiscal year. In other words, prior to maturity, the accumulated unrealized gains and losses resulting from cash flow hedges are temporarily stored in a special place (a shareholder equity account called “accumulated other comprehensive income” [AOCI]) before being
“recycled” into earnings at termination. The presumed reason is that since the forecasted future transactions to be hedged are not reflected on the balance sheet prior to maturity (thus their gains and losses are necessarily not reflected in the income statements prior to maturity), flowing the gains and losses from the futures into the income statement alone does not make sense.

However, there is a catch. SFAS 133 rules allow only the “effective” portion of the cash flow hedge to be stored in AOCI prior to maturity. The effective portion of the hedge refers to the changes in the expected cash flows of the forecasted future transactions to be hedged. Any “ineffective” portion of the cash flow hedge must be reported as part of net income as incurred. Our example poses a subtle challenge here as well. Suppose the hedge risk is deemed as the price risk of copper and the forecasted future transactions are the future purchases of copper; then what is deemed effective for the hedged item (the total cost of a raw material) may not be the real economically effective hedged total risk to the company’s net cash flow.

In fact, if the ineffective portion becomes too big such that the so-called delta ratio falls outside the 0.80 to 1.25 interval (commonly referred to as the “80/125” standard in practice), the hedge may be disqualified from receiving the cash flow hedge accounting treatment. If that is the case, all gains and losses (past, current, and future) will be reflected in earnings. The same accounting treatment is applied to any derivative holdings that fail to qualify as SFAS 133 hedge accounting.

Failure to qualify as a hedge often penalizes true economic hedging. An unqualified hedge typically reduces volatility of future cash flows but increases volatility of reported earnings. This volatility is especially damaging when it causes a violation of debt covenants or capital requirements imposed by regulators. Earnings volatility may also subject management to criticism; given the current hysteria over derivatives, we may want to pardon a manager who forgoes an economically useful hedge to avoid the appearance of “risky exposure to derivatives.” Part of the problem is that there seems to be no simple test, given the current state of hedge accounting, that the lay public can apply to distinguish risky speculation from good hedging.

One interesting feature of the accounting rules is that hedges that are economically equivalent may have very different accounting treatments. Suppose in the example above that demand does not depend on copper prices (putting the same number in all of the “Units sold” column in Panel A of Table 1) and we are simply interested in hedging the input cost at expected demand. Then it might seem equivalent to hedge by (i) having a long-term contract with a supplier, (ii) buying copper futures, or (iii) buying shares in a company whose share price tracks copper closely. However, (i) the contract with a supplier has no impact on earnings before the actual sale unless the company decides to hedge the fair value risk for noncancelable, fixed-price, long-term supply contracts; (ii) buying copper futures is covered by SFAS 133 as discussed above; and (iii) shares in the copper company are accounted at fair value, but unrealized gains and losses may or may not appear in earnings (SFAS 115). This approach is based on a general recognition that current reporting practice is often misleading and a paucity of good ideas on how to patch things up. It seems that hedging tends to magnify the problems inherent in the accounting profession’s tension between historical cost and mark-to-market cost. Further, the current hedging SFAS 133, while superseding prior vague standards (SFAS 80, 105, and 119, among others), was itself so vague initially that its effective date was delayed and has been amended quite a few times;
it has become incredibly detailed since then, given the voluminous implementation guides issued by the FASB staff. It is arguable that the cost of compliance with SFAS 133 can become a nontrivial issue for many companies.

It should be mentioned here that some people have proposed universal adoption of mark-to-market (or intrinsic value) accounting, which is “obviously” the correct thing to do because that is a good estimate of what the firm is actually worth, and any hedge would be seen for what it is. Unfortunately, it is not at all clear what this means. For example, do we include future sales in our valuation? If so, how far in the future do we go and how do we forecast and value the future flows? Anyone who has been involved in capital budgeting knows that estimates of future cash flows are often inaccurate and may reflect the forecaster’s optimism more than the prospects for the firm. Even without these conceptual problems, introducing a whole new system of accounting is not a trivial matter. While we note that current accounting standards are deficient for measuring risk, we do not claim that it is easy to do better. The differences in accounting treatments of economically equivalent hedges may allow firms to hedge despite the deficiencies in the accounting standards. Regardless of whether a firm that is hedging properly can avoid looking bad, it is clear that a firm that is not hedging at all—or even increasing risk—can look fine.

**COST ISSUES**

What is the cost of hedging? It is tempting to think that the cost of the hedge is the cost of any securities purchased in the hedge program. In fact, the hedge is often bundled with an investment. It is a fair investment to buy a call option for its intrinsic value, and absent market imperfections there is no cost in doing so. In practice, the cost includes transaction costs such as commissions, bid-ask spread, and any internal costs of trading (e.g., hiring a trader and setting up accounting oversight). For publicly traded contracts in liquid markets, the costs are probably small and easy to measure. When hedging uses custom contracts provided by investment bankers, the costs are hard to assess (because they are built into pricing) and may be much larger. On a more esoteric point, we may also want to include in the cost of hedging the alternative use of any capital tied up in the investment or in margin or variation accounts. On another subtle point, a hedge may be more costly than it appears if its pricing and tax treatment make it inappropriate for the firm.

What is the marginal cost that should be used as an input for decisions about pricing the output? It is probably common to use the hedged price, but in fact the marginal cost of the commodity at the time of use is the spot market price (assuming an active market that was probably necessary to implement the hedge in the first place). It is irrelevant that the price has been locked in for a fixed quantity, since that is sunk, and the profit will be collected (or the loss borne) on the hedged quantity regardless of how much or little is actually used. If more is needed, the shortfall will be purchased at the spot price. If less is needed, the excess will be sold at the spot price. In either case, the marginal cost is the spot price. If the marginal cost is taken to be the hedge price (or some average price), value may be discarded. For example, suppose the spot price is higher than the hedge price. Then a computation assuming that marginal cost equals the average price or the hedged price would understate the true cost of buying more of the input, and addi-
tional units could be sold when it is more profitable to sell what can be produced from the hedged quantity of inputs.

What is the transfer price that should be used when the commodity is procured by one unit in the firm and used by another? For accounting purposes, the organization should decide up-front how profits and losses in the hedging program will be shared. It is probably best to plan to do so in a way that hedges cash flows in each unit, since that approach ties compensation in each unit more directly to performance within the manager’s influence. An inherent unfairness may result if the sharing of the hedge’s profit and loss is not decided in advance. For example, suppose the transfer price is ambiguous or renegotiable. If the transfer price is the market price when the market price is low but a hedged price when the market is high, the purchasing unit gets a “free option” and the procuring unit loses—regardless of whether it is hedged. The free option allows the unit to buy at the hedged price or the market price, whichever is less. The selling unit always loses money.

**RISK MANAGEMENT POLICY**

Given that standard accounting procedures do not provide a particularly useful picture of the quality of a firm’s hedging program, it is especially important for management to adopt and implement an understandable and effective risk management policy. Such a policy should specify the goal and scope of any hedging activity, and it should dictate the degree of centralization and the control systems. Furthermore, the policy should provide for oversight and evaluation of the effectiveness of hedging.

A common feature of the large publicized trading losses is a failure of control systems. Financial firms face a particular temptation to have inadequate controls. Because firms want to retain successful traders, they may tend to be sympathetic to traders’ insistence that the bureaucracy should not interfere with their work. A failure to separate the operations and accounting functions from trading was an essential common thread in the losses of over a billion dollars each at Barings, Daiwa Bank, and Sumitomo. In each case, the loss was attributable to a single trader. It is important to devote serious talent to the job of monitoring traders, even though the monitoring job is less glamorous, somewhat unpleasant, and, when things are going well, seemingly unproductive.

Besides the scenario of speculation under the guise of risk management, risk management can be counterproductive if it is too localized. To illustrate, the example we discussed earlier showed how a procurement department that is hedging material costs may actually make overall cash flows more variable if input prices tend to be high when the industry does well. Less damaging, but probably still wasteful, is the practice in which companies use different parts of the firm to offset hedging or they hedge economically irrelevant risks (such as risks that represent an insignificant part of a firm’s cash flow volatility). For most firms, the benefits of centralization (better control, economies of scale, and cost saving resulting from internal netting) will outweigh the costs (mostly the difficulty of communicating and aggregating needs). Of course, it is a good idea to have a formal policy in either case, whether risk management is centralized or dispersed. Unfortunately, there is a tension between the economic goal of having a centralized
overall hedge and the accounting requirement in which a qualified hedge can apply only to a specific transaction.

A good risk management policy should state the goals of the hedging program. Is it the firm’s policy to hedge the value of the firm or, alternatively, earnings or dividends paid to shareholders—and if so, what risks should be hedged and what risks should be borne by the shareholders? Should hedging be implemented on a divisional or departmental level (to improve planning and incentive compensation) when that hedging does not reduce the overall variability of the firm’s value? Should the hedging program focus on cash flows, earnings, tax avoidance, or something else? We do not yet have definitive answers to these questions, but at least a consistent policy will minimize offsetting efforts.

One important (but probably often neglected) aspect of a risk management program is the need for ex post evaluation. Especially because these programs are relatively new, it is entirely possible to design a program that is ineffective or that even increases risk (such as the naive hedging strategy in our copper price hedging example). Only retrospective analysis of the results can verify that the program is actually reducing risk. The retrospective analysis should also look at any side effects of the hedging—for example, variation or margin account payments required to maintain the hedge.

Finally, even in the absence of hedging, the risk management policy should monitor and limit the amount of risk taken, especially through the impact of decisions made unilaterally and/or at a low level in the firm. In capital budgeting, small projects within a department’s budget can be undertaken without outside evaluation, but very big projects have to be “kicked upstairs” for approval. For many types of activities, the possible loss is normally bounded by the capital outlay so that this process tends to limit the amount of damage done by unilateral decisions at a low level. However, for some activities (such as trading futures), only a small capital outlay is required to create a large liability. Practitioners have developed the notion of a “risk budget” that says how much risk a trader or unit of the firm is allowed to take. Just like capital budgets, risk budgets do not have to be absolute constraints, and in practice they specify how big a decision the individual or unit can make without bringing other people into the decision-making process. This is a developing area: The measures of risk used (e.g., value at risk) are ad hoc and are not motivated by economic fundamentals, but they are still better than nothing.

CONCLUSION

Risk management is an important and difficult area of corporate policy. We have seen news accounts of disastrous failures in risk management. Less spectacular, but perhaps more important, is the widespread use of futures contracts and swaps to hedge foreign exchange, interest rate, and commodity risks, since without this ability to hedge, many profitable businesses would be too risky.

The next few years should be especially interesting as companies work on implementing vague new accounting standards that require them to describe their risk exposure. Now is also an exciting time for the development of internal controls and policies as companies work on developing effective hedges while avoiding catastrophic losses.
NOTES

1 Cash flow is the accounting notion of actual cash coming into or going out from operations. Unlike profits, cash flow does not include depreciation or amortization, but it does include (as an offset) investment in capital. In our examples later, we treat the two the same, although this is not appropriate except in the case of very simple businesses that rent any required capital.

2 In fact, if interest rates are nonrandom (so reinvestment rates are known in advance), the absence of arbitrage implies that the forward price must equal the futures price, although a futures contract has more impact since the change in value in a futures contract is received up-front, while the change in value in a forward contract occurs at maturity.

3 It is too early to tell what effect, if any, the Basel III Accord, passed in late 2010, will have on the status quo because each individual country is in the process of specifying the local implementation of the accord.

4 This statement was issued in 1998 but has since been heavily amended by subsequent follow-up standards, such as SFAS 138 in 2000, SFAS 149 in 2003, SFAS 155 in 2006, and SFAS 161 in 2008.

5 There is a third method called a net investment hedge, which does not apply here.

6 To qualify for any hedge accounting variety, the hedge instrument must be a derivative instrument in the eyes of SFAS 133, which defines derivatives as instruments with the following three characteristics: (i) having one or more underlying prices or values and one or more notional amounts or payment provisions; (ii) requiring no or a relatively small initial net investment; and (iii) requiring net settlements by a cash payment between parties or settlements by delivery of an asset that can easily be converted to cash or is another derivative.

7 In fact, there are recent high-profile cases where major private colleges such as Harvard incurred millions of dollars in costs to terminate interest rate swap agreements; see Lauerman and McDonald (2009).

8 This assertion in the original article was definitely an understatement, given the role of risk management failures in the financial crisis of 2007-09. And the current debates on hedge accounting imply that the same forecast is likely to be true today.

REFERENCES


FURTHER READING

Risk Management Information


Hedging with Options

Some observers have debated the advisability of hedging with options. One criticism is that hedging with derivatives often amounts to gambling with firm money at the encouragement of banks (see Ralfe, John. “Betting Your Hedges.” *Risk*, July 1994, 7(7) pp. 22-23). One good point is that customized option positions are unlikely to be a good value, especially if it might be necessary to unwind the position before maturity (see Westby, D. “Caveat Emptor.” *Risk*, June 1995, pp. 24-25). A different argument is that poorly constructed strategies with poor disclosure can lead to legal troubles for managers and directors (see Falloon, W. “Courting Trouble.” *Risk*, August 1994, 7(8), pp. 32-33). On the other side of the debate is the suggestion that hedging with options is a good idea and that most criticisms are unjustified (see Schewitz, M. “Keep Those Options Open.” *Risk*, October 1995, 8(10), pp. 35-36).

Hedging Programs That Failed

There are, of course, many articles in the popular press citing specific hedging programs gone badly. The case of Metallgesellschaft, for example, sparked a debate among academics because it may be a case of miscalculation of the hedge. In particular, for commodities subject to temporary shortages, there is no reason to believe that price uncertainty over longer horizons can be hedged effectively by available traded options at short horizons, although this is often assumed to be the case. Several scholars have studied this question using theoretical tools (see Ross, Stephen A. “Hedging Long Run Commitments: Exercises in Incomplete Market Pricing.” *Economic Notes by Banca Monte*, 1997, 26(2), pp. 99-132); empirical tools (see Edwards, Franklin R. and Canter, Michael S. “The Collapse of Metallgesellschaft: Unhedgable Risks, Poor Hedging Strategy, or Just Bad Luck?” *Journal of Applied Corporate Finance*, Spring 1995, 8(1) pp. 86-105, or Bakshi, Gurdip; Cao, Charles and Chen, Zhiwu. “Pricing and Hedging Long-Term Options.” *Journal of Econometrics*, January 2000, 94(1-2), pp. 277-318); or both theoretical and empirical tools (see Pirrong, Stephen C. “Metallgesellschaft: A Prudent Hedger Ruined, or a Wildcatter on NYMEX?” *Journal of Futures Markets*, August 1997, 17(5), pp. 543-78.). The defense of Metallgesellschaft’s hedging program is that it was a textbook hedge that would have done fine if not interrupted (see Culp, Christopher L. and Miller, Merton H. “Hedging a Flow of Commodity Deliveries with Futures: Lesson from Metallgesellschaft.” *Derivatives Quarterly*, Fall 1994, 1(1), pp. 7-15). Other high-profile cases include Orange County (in 1994), Long-Term Capital Management (in 1998), Amaranth (in 2006), and quite a few cases of “rogue traders” within large financial institutions.

Value at Risk


Hedge Accounting Sources

A Short Glossary of Risk Management Terms

**Binomial model.** The binomial option-pricing model, developed by Cox, Ross, and Rubinstein in 1979, assumes that the stock return over a short time interval has one of two values. The binomial model is a popular alternative to the Black-Scholes model because it is flexible and easy to implement on a computer.

**Black-Scholes model.** This is the original modern option-pricing model (see the boxed insert on p. 275).

**Call option.** A call option is a contract that gives the owner the right to purchase a share of the underlying asset in exchange for the contractually specified strike price (or exercise price). An *American* call option can be exercised at any time before maturity, while a *European* call option can be exercised only on the maturity date.

**Cap.** An interest rate cap is a promise to pay the excess of an interest rate above some level in each of a number of periods. Caps are useful for containing the risk of rising borrowing costs.

**Collar.** A collar combines the cash flows of buying a cap and selling a floor. It is useful for containing the risk of rising interest rates (like a cap); including the floor gives up some profit potential when rates fall to help to pay for the cap.

**Floor.** An interest rate floor is a promise to pay the shortfall of an interest rate below some level in each of a number of periods. Floors are useful for locking in a minimum return.

**Forward contract.** A forward contract gives the owner the right and the obligation to buy a specified amount of a commodity at a specified price at some specified date in the future.

**Futures contract.** A futures contract is similar to a forward contract except that there is daily settlement (i.e., each day the parties to the contract exchange money representing the market-determined change in value of the contract). Daily settlement minimizes the need for credit checks and large margin accounts (which are held as collateral), since only one day’s price variation is at risk.

**Hedge.** Hedging a position (or entering a hedge) is undertaking another activity with offsetting risk. Some common hedging instruments include insurance, futures contracts, and options.

**Long position.** To take a long position (or to “be long”) is to purchase an asset or futures.

**Put option.** A put option is a contract that gives the owner the right to sell a share of the underlying asset in exchange for the contractually specified strike price (or exercise price). An *American* put option can be exercised at any time before maturity, while a *European* put option can be exercised only on the maturity date.

**Short position.** To take a short position (or to “sell short”) is to assume the opposite of a long position. In the case of futures, they are simply sold in the market. Shares and other securities are borrowed (for a nominal fee) and then sold in the market, with the promise of buying some shares later to return the borrowed shares. In the meantime, the short must pay any dividends or coupons that are due the person from whom the shares were borrowed. The cash flows for a short position are the negative of the cash flows for a long position.

**Value at risk.** Value at risk (VAR) of a portfolio is typically defined as the maximum loss within a confidence level of $1 - \alpha$ (e.g., if $\alpha = 5$ percent, then a 95 percent confidence level) that the portfolio could incur over a specified time period (e.g., three days). Formally, it is defined as $\text{VAR}(X; \alpha) = -\{X | F(X) < \alpha\}$, where $F(\cdot)$ is the cumulative density function of portfolio value over the specified period.
A Short Glossary of Hedge Accounting Terms

Accumulated Other Comprehensive Income (AOCI). In hedge accounting, having an entry in AOCI is used as a technical device for breaking the typical accounting articulation between the balance sheet and income statement and, as a result, having changes in the asset or liability on the balance sheet that do not flow through from the income statement. For a given year, these changes are called other comprehensive income. AOCI is the cumulative amount of other comprehensive income shown as a component of stockholders’ equity.

Basel Accords. The Basel Accords are a set of agreements set by the Basel Committee on Banking Supervision, which provides recommendations on banking regulations in regard to capital risk, market risk, and operational risk. The first accord was the Basel I issued in 1988. Basel II was published in June 2004 and its implementation was interrupted by the 2007 financial turmoil. A post-crisis agreement, Basel III, was reached in 2009. The Basel Accords were intended to keep banks safe and create a level playing field, but they have failed on both counts. As learned from the financial crisis, they have not kept the banks safe and national differences in implementation have prevented the accords from creating a level playing field.

Cash flow hedge. A cash flow hedge is a hedge of the variability of cash flows related to a future transaction. The hedged item might be (i) a contractual cash flow related to an existing asset or liability or (ii) a forecasted transaction that is expected to occur but is not yet subject to a contract.

Fair value. Fair value is the amount at which an asset or liability could be bought, sold, or settled in a voluntary transaction between unrelated parties, the best evidence of which comes first from quoted market prices from active exchanges and then dealer quotes for items not actively traded or traded between principals rather than on an exchange. In the absence of price quotes, fair value must be estimated using pricing models, discounted cash flows, or other techniques.

Fair value hedge. A fair value hedge is a hedge of a risk exposure pertaining to either (i) a recognized asset or liability or (ii) an unrecognized firm commitment. A recognized asset or liability is one recorded on the balance sheet—for example, inventory, accounts payable, or debt obligations. An unrecognized firm commitment is a contractual obligation that is not yet reflected on the balance sheet.

Financial Accounting Standards Board (FASB). The FASB is a private, not-for-profit organization whose primary purpose is to develop Generally Accepted Accounting Principles within the United States in the public’s interest.

Forecasted transactions. Forecasted transactions are the transactions expected to occur in the future but not yet subject to a legally enforceable contract.

Generally Accepted Accounting Principles (GAAP). The set of GAAP is a codification of how certified public accountant firms and corporations prepare and present their business income and expense, assets, and liabilities on their financial statements.

Hedge accounting. Hedge accounting is an accounting approach that allows a gain or loss on a hedging instrument to be recognized in the same period that the offsetting loss or gain on the hedged item is recognized.

Hedge effectiveness. Hedge effectiveness is the extent to which changes in a hedged item’s value are offset by changes in the value of the derivatives used for hedging. If the changes offset exactly, the hedge is said to be perfectly effective, and if they substantially offset, the hedge is said to be highly effective.

International Accounting Standards Board (IASB). A private accounting standard-setting body based in London, England. The board promulgates International Financial Reporting Standards (IFRS), which have been adopted by many countries around the world, including all countries in Europe. Its mission has been to offer an internationally consistent set of standards to replace possibly different domestic standards in various countries; however, it still faces many challenges ranging from different implementation choices by adopting countries to winning adoptions by large some economies, notably the United States.

International Financial Reporting Standards (IFRS). The IFRS state how particular types of transactions and other events should be reported in financial statements. The IFRS are issued by the International Accounting Standards Board.

SFAS 133. SFAS 133 is the FASB’s Accounting Standard for Derivative Instruments and Hedging Activities. It requires all derivative instruments to be shown on the balance sheet at fair market value with the accounting for changes in fair value depending on the purpose of the derivative.