ARA 30,3

314

Received 8 November 2021 Revised 12 February 2022 29 March 2022 10 May 2022 19 May 2022 19 May 2022 Accepted 30 May 2022

# Busy CEOs and financial reporting quality: evidence from Indonesia

Iman Harymawan, Mohammad Nasih and Nadia Klarita Rahayu Faculty of Economics and Business, Universitas Airlangga, Surabaya, Indonesia Khairul Anuar Kamarudin

Faculty of Business, University of Wollongong in Dubai, Dubai, United Arab Emirates, and

Wan Adibah Wan Ismail Faculty of Accountancy, Universiti Teknologi Mara, Merbok, Malaysia

# Abstract

**Purpose** – This study aims to examine the relationship between CEO busyness and financial reporting quality in a country which implements a two-tier board system.

**Design/methodology/approach** – This study includes firms listed on the Indonesian Stock Exchange during the 2010–2018 period. This study employs an ordinary least squares regression, the propensity score matching procedure, and a Heckman two-stage regression in testing the hypothesis.

**Findings** – This study finds that firms with busy directors have a higher financial reporting quality, and these results are robust to a battery or sensitivity analysis. The additional analyses also find that a busy CEO is negatively associated with the firm's financial reporting quality with decreasing income.

**Practical implications** – This paper provides implications for policy-makers in the emerging market on devising policies on CEOs' appointments, especially when involving multiple directorships. Despite the general belief on the detrimental workload effects of busy directors, this study offers evidence supporting the opposite effect.

**Originality/value** – As many previous studies focused on the effect of director busyness on firm's performance, this study focusses on the effect of CEO busyness on financial reporting quality. To the best of our knowledge, this study is the first to investigate this issue in an emerging market.

Keywords Busy CEO, Financial reporting quality, Governance, Multiple directorships

Paper type Research paper

## 1. Introduction

Multiple directorships, especially those involving CEOs, have increased scrutiny from academics and regulators (Ferris *et al.*, 2003). Empirical studies document conflicting results on the impact of busy directors on firm performance. Many researchers have argued that multiple directorships would increase the workload for the directors, reduce the time and attention that they can devote to each firm and cause poor management oversight, thereby supporting the busy hypothesis of detrimental workload effects (Ahn *et al.*, 2010; Core *et al.*, 1999; Jiraporn *et al.*, 2008). In contrast, the proponents of multiple directors propose the resource dependency theory and reputation hypothesis to support the effects of the beneficial connection in improving firm value and performance and signal the quality director (Ferris *et al.*, 2003; Field *et al.*, 2013). For instance, busy board members appear to be associated with better firm performance, corporate social responsibility and business opportunities (Beji *et al.*, 2021; Harymawan *et al.*, 2019).

The efficient contracting perspective predicts that, at least in the short term, CEOs will be less inclined to adopt measures that result in poor financial reporting quality for two reasons. First, credible CEOs will do themselves a disservice if they make accounting decisions that result in poor

Asian Review of Accounting Vol. 30 No. 3, 2022 pp. 314-337 © Emerald Publishing Limited 1321-7348 DOI 10.1108/ARA-11-2021-0203

The authors thank the editor, two anonymous referees, and workshop participants at the Universitas Airlangga, Indonesia, University of Wollongong in Dubai, and Universiti Teknologi Mara, Malaysia for insightful and constructive comments.



reporting quality. Furthermore, to prevent greater costs, respected CEOs are believed to have more knowledge than non-respected CEOs (Lafond, 2008). As per the efficient contracting hypothesis, enterprises led by well-known CEOs are expected to have higher profit quality. Second, managers may have a major economic impact on the expected characteristics of earnings management (Bamber *et al.*, 2010). Furthermore, CEOs with greater social network ties than other board members require higher-quality financial reporting, as shown by lower earnings management, potential restatements and internal flaws (Bhandari *et al.*, 2018). Francis *et al.* (2008), however, found data that contradicts the idea of efficient contracts.

Despite this controversy, we find that most studies are concentrated in the USA and developed markets, and primarily focused on independent directors. It is essential to evaluate this issue differently, considering the country's differences in culture and regulatory requirements (Aggarwal *et al.*, 2009; Ferris *et al.*, 2003). Most Asians are known to have introverted personalities compared to western countries. McCrae (2004) found that this personality is caused by tradition, conservatism and obedience. There are cultural differences, but Indonesia also has a different council system from western countries. Compared to the majority of western countries that use a one-tier board system, Indonesia uses a two-tier board system. This two-tier board system allows firms in Indonesia to have separate management and supervisory functions.

Our study aims to examine the relationship between CEOs with multiple directorships (hereafter busy CEOs) and financial reporting quality in an emerging market, that is, Indonesia. Indonesia provides a unique setting to examine this issue because Indonesia uses a two-tier board system. Several other countries also have the same board system as Indonesia: Germany, Austria, Poland, Denmark, Finland, Netherlands, Norway and Switzerland. One of the best representatives of the two-tier model is Germany because 50% of the members are outside (Aluchna, 2013). We provide different insights related to the two-tier setting with these differences. In addition, Indonesia also has a long history of political connections. These political connections can provide information regarding the level of transparency of firms, whether they hide some information to cover the benefits they get from their connections or whether they release it to increase their income (Leuz and Oberholzer-Gee, 2006).

Research related to financial reporting quality has been done previously (Bhuiyan *et al.*, 2020; Gerayli *et al.*, 2021; Shuraki *et al.*, 2020). However, an archival study examining the effect of a busy CEO on financial reporting quality provides minimal and mixed findings, resulting in a complex and incomplete understanding of the impact of having an active CEO. We allow arguments for both sides. First, as busy CEOs who serve on several board positions have limited time, they cannot adequately monitor the company and might neglect their responsibilities in certain instances. Second, as CEOs play an essential role in the quality of a company's financial reporting, reduced CEOs' management oversight exacerbates agency costs, increases litigation risk and leads to poor financial reporting quality.

Interestingly, our study employs an Indonesian sample that uses a two-tier board governance system compared to most countries that use a one-tier board system. The two-tier board governance system leads to the establishment of the boards of directors and commissioners. Compared to the one-tier board system, the general meeting of shareholders appoints a member from the board of directors to the president director or CEO, who has an equal position to all boards of directors. Further, the regulatory body of Indonesia's Financial Services Authority limits concurrent positions for directors. Members of the board of directors may hold several positions as members of the board of directors for at most one issuer or other public company and as members of the board of commissioners for at most three issuers or other public firms. Additionally, directors may hold a position as committee members for at most five committees as an issuer or as part of a public company, as members of the board of commissioners. In Indonesia, busy CEOs have existed in public company governance practices. Previous research on busy CEOs shows that more than 50% of CEOs of public firms listed on the Indonesia Stock Exchange

CEO busyness and financial reporting quality are busy CEOs (Ratri *et al.*, 2021). This provides strong evidence that most CEOs in public firms in Indonesia hold at least two positions simultaneously.

In this study, we use a sample of Indonesian-listed firms from 2010 to 2018. We perform ordinary least squares regression with industry- and year-fixed effects. We also conduct extensive tests to examine the potential endogeneity of a busy CEO concerning financial reporting quality. We find robust evidence of a positive link between busy CEOs and financial reporting quality, even after employing the two-stage regression model. Our results contradict the busyness proposition that multiple directorships increase the CEOs' workload and divert their attention. Instead, our results imply that busy CEOs are competent, dedicated and highly experienced, thus enhancing the firm monitoring mechanism and leading to high-quality financial reporting. Our study corroborates the evidence supporting the resource dependency theory and reputation hypothesis.

To ensure the robustness of our results, we perform a battery of tests. We analyze the effect of the busy CEO on financial reporting quality by dividing the sample based on income increasing and income decreasing. We find that a busy CEO is negatively associated with the firm's financial reporting quality, particularly income decreasing strategy.

Our results contribute to the literature in several ways. First, this study adds to our understanding of the impact of CEO busyness in a developing economy, particularly in Indonesia, which follows a two-tier board governance system. Prior studies on board busyness have been limited to countries that use one-tier board systems that mainly employ samples from the USA (Ferris et al. 2003; Fich and Shivdasani. 2006; Field et al. 2013). Our findings add evidence to the issue of whether the findings from the US sample hold globally, especially with variances in corporate governance methods (Aggarwal et al., 2009), legal requirements (La Porta et al., 1998) and culture (Hofstede, 1983). Second, our findings provide new insights into the influence of busy directors on the financial reporting quality of the firm. The empirical results are mixed, and corporate governance theory does not provide clear insights into whether busy board members improve the quality of corporate financial reporting. Our research adds to the debate over whether busier boards represent better directors or distracted directors by providing new evidence from a previously unstudied set of firms. Finally, this study provides empirical evidence that is important to board design and regulatory settings. Our findings imply that being a busy director could not be perceived as a bad thing for a company, particularly in a two-tier governance system. When recruiting new CEOs, businesses must understand the new CEO's outside obligations and the ability to focus on their job.

The remainder of this paper is organized as follows. Section 2 discusses the existing literature and develops the hypotheses. Section 3 examines the research design and sample selection procedures. The results are reported in Section 4, and Section 5 offers conclusions and explains the work's limitations.

#### 2. Literature review

#### 2.1 Two-tier board system in Indonesia

Governance practices in Indonesia differ from those in other countries that use a one-tier board system. Under a one-tier board system, the board of directors provides managerial and supervisory responsibilities. The one-tier board normally comprises the CEO, executive director, chairman or president director and independent directors. Furthermore, some boards have their chairman serving as CEO, while others have separate chairman and CEO responsibilities. In a one-tier board arrangement, the CEO is a member of the company's top management and is in charge of day-to-day operations, while the board of directors does not have direct authority over these activities. As the board appoints the CEO, the board's chairman has greater standing than the CEO in circumstances where the CEO and chairman

ARA

30.3

positions are separated. This is different in the context of Indonesia's two-tier board governance system.

Firms in Indonesia follow a two-tier board governance system that comprises boards of directors and boards of commissioners. As defined by Indonesia's Financial Services Authority, the board of directors is the authorized body solely accountable for the operation of a public business. Meanwhile, the board of commissioners is responsible for general and specific monitoring, as well as providing advice to the board of directors, in accordance with the articles of association.

The general meeting of shareholders elects and dismisses boards of directors. A public company's board of directors must consist of at least two members. Subsequently, a general meeting of shareholders appoints one member from the board of directors as the president director or CEO. As a senior member or group representative, the CEO is responsible for coordinating the board of directors' actions. Additionally, the CEO is responsible for building a constructive environment that encourages discussion and decision-making and ensuring that all members of the board of directors are qualified to contribute to the organization's mission. Proposals for the general meeting of shareholders for the appointment, removal and replacement of members of the board of directors must consider the recommendations of the board of commissioners or the nominating committee.

Indonesia has created regulations with many conditions for concurrent positions on the board of directors. They can also serve on the boards of directors with no more than three issuers or public businesses. The directors may also serve on no more than five committees within the issuer or public corporation, as well as be members of the board of directors or commissioners. Moreover, as previously stated, numerous posts can only be held if they do not clash with other laws and regulations.

#### 2.2 Hypotheses development

The review of board busyness literature reveals mixed evidence on the debate over the benefits and costs of multiple directorships, particularly the detrimental workload effects (Gray and Nowland, 2018; Méndez *et al.*, 2016) and the effects of the beneficial connection (Lee and Lee, 2014; Sarkar and Sarkar, 2009; Xia *et al.*, 2019). The busyness hypothesis and agency theory could explain the detrimental workload effects, while the effects of the beneficial connection hypothesis. Disentangling these effects on firm performance has been proven to be complicated. Some studies report a favorable effect of busy directors on the firm (Larcker *et al.*, 2013; Perry and Peyer, 2005), while others report the opposite effects (Falato *et al.*, 2014; Fich and Shivdasani, 2007; Jiraporn *et al.*, 2009b). Some studies found no relationship between busy directors and firm performance (Ferris *et al.*, 2003; Kiel and Nicholson, 2006).

2.2.1 The detrimental workload effects. A group of scholars has supported the notion of the detrimental effect of board busyness on firms (Cashman et al., 2012; Jiraporn et al., 2008; Lin et al., 2014; Liu and Paul, 2015). For the busyness hypothesis, multiple directorships would reduce directors' time and attention to any individual board (Ferris et al., 2003). Additionally, as a result of having finite time and energy, busy directors tend to overcommit in fulfilling their monitoring tasks, resulting in unfavorable performance (Ahn et al., 2010; Fama and Jensen, 1983; Fich and Shivdasani, 2006; Jiraporn et al., 2009b). Further, directors might shift the time and energy spent on their home firm to the outside board firm (Conyon and Read, 2006).

From the agency theory's perspective, managers' personal goals and objectives typically diverge from shareholders' (Jensen and Meckling, 1976). Joining other boards would maximize their perquisites, such as perks and compensation, increased prestige, internal or external promotions and entrenchment at the home firm (Khan and Mauldin, 2021). The

CEO busyness and financial reporting quality

empirical evidence shows negative abnormal returns following the executive's appointment to an outside board, implying investor concerns that executives would neglect their duties (Rosenstein and Wyatt, 1994). Adding more responsibility to the already packed' director's schedule would lead to high opportunity costs for busy executives (Perry and Peyer, 2005).

Extensive empirical evidence supports the busyness hypothesis and agency theory argument on the detrimental effect of board busyness on firms. Several studies have found that board busyness has adverse effects on firm performance (Cashman *et al.*, 2012; Devos *et al.*, 2009; Liu and Paul, 2015) and firm value (Ahn *et al.*, 2010; Falato *et al.*, 2014; Fich and Shivdasani, 2006; Jiraporn *et al.*, 2008). Busy directors are also associated with high agency problems. For example, busy directors serve fewer board committees (Jiraporn *et al.*, 2009b), have a high absence rate of board meetings (Jiraporn *et al.*, 2009a) and have a greater likelihood of financial statement fraud (Beasley, 1996), and poor governance and monitoring (Falato *et al.*, 2014). Moreover, firms with busy directors tend to pay high CEO compensation (Core *et al.*, 1999), grant a deep diversification discount (Jiraporn *et al.*, 2008) and are exposed to high risk (Cooper and Uzun, 2012).

2.2.2 The beneficial connections effects. Furthermore, competing arguments are developed based on resource dependency theory and the reputation hypothesis that busy directors benefit firms. The resource dependency view perceives that busy directors have a comprehensive network of contacts and have a remarkable ability to tap into rich networks and access resources, which can be favorable to firms (Arioğlu and Kaya, 2015; Pfeffer and Salancik, 1978). Busy directors also possess more experience and skills, especially in offering advice, counsel and insights from various perspectives (Adams *et al.*, 2010; Field *et al.*, 2013). Ferris *et al.* (2017) also argue that the social capital of networked directors leads to greater transparency, stricter contract enforcement and more efficient managerial decision-making.

In addition, the reputation hypothesis argues that multiple directorships are a consequence or a signal of director reputation, quality and skill to the external labor market of directors (Fama and Jensen, 1983; Sarkar and Sarkar, 2009). Busy directors' appointment also signals firm legitimacy (Pfeffer and Salancik, 1978). Certo (2003) argued that busy directors, who are prestigious, have greater perceived legitimacy, as they are more capable of ensuring firm performance and survival. Busy directors also provide firms with critical human and social capital. The human capital of busy directors includes an important firm or industry experience or information about a firm's industry, customers or suppliers. Their social capital helps the firm update its current external environment assessment (Certo, 2003) and recruit managerial talent (Rosenstein *et al.*, 1993). As busy directors confer greater access to resources through their superior human and social capital, improved perceptions of corporate legitimacy and effective advising and oversight, their service on corporate boards is highly desired. Regardless of their nation of incorporation or site of major operations, all firms desire directors who bring networking opportunities, legitimacy and advising/ monitoring skills and, therefore, seek out experienced directors.

Outside directorship supports the knowledge transfer argument that busy directors would improve the home firm's strategic investments, capital management and overall performance (Khan and Mauldin, 2021). Outside directorship exposes directors to strategic policymaking by another firm, such that executives can learn from other directors to identify and develop high-quality decisions for their firms (Burt, 2000; Granovetter, 1973). In addition to gaining experience and problem-solving knowledge via multiple directorships, prior research has also found that directors seek advice from outside contacts, ultimately improving firm performance (McDonald *et al.*, 2008a, b).

Consistent with the above arguments, prior studies find that board busyness is positively associated with firm performance (Brickley *et al.*, 1999; Farrell and Whidbee, 2000; Gilson, 1990; Harford, 2003; Kaplan and Reishus, 1990; Yermack, 2004). Other studies found that

ARA

30.3

director busyness helps enhance firm value (Ferris *et al.*, 2003), lowers the cost of debt (Chakravarty and Rutherford, 2017) and alleviates agency problems (Perry and Peyer, 2005). Cook and Wang (2011) find that busy directors have the superior ability and outperform those with only one directorship in terms of trade behaviors. In a merger context, busy directors are important sources of knowledge that enhance acquisition performance. For instance, an acquirer with busy directors exhibits higher returns, while target firms with busy directors record high merger premium bids (Cotter *et al.*, 1997). At the country level, Lee and Lee (2014) show that multiple directorships are beneficial, especially in countries with weaker corporate governance.

The above conflicting evidence on the effect of busy directors on firm outcomes is mainly from US firms or other developing countries, such as Italy (Di Pietra *et al.*, 2008), Germany (Andres *et al.*, 2013) and Australia (Méndez *et al.*, 2015). Nevertheless, evidence from emerging markets is limited, for instance, in Colombia (Pombo *et al.*, 2011) and India (Sarkar and Sarkar, 2009). We conjecture that the effects of multiple directorships differ across countries owing to cultural norms and legal or regulatory differences (Hofstede, 1983). Hence, it is desirable to examine CEO busyness in a unique setting. We extend prior studies by focusing on the effect of busy CEOs on financial reporting quality, which is the output of firm governance and monitoring functions. To our knowledge, our study is the first to investigate whether CEO busyness affects financial reporting quality, proxied by discretionary accruals. We posit that the effect of CEO busyness on financial reporting quality is rooted precisely in the role of multiple directorships in influencing firm governance and monitoring in reconciliation between detrimental workload and beneficial connection effects. Building upon the aforementioned arguments and evidence, we test the following hypothesis:

HI. There is a relationship between a busy CEO and a firm's financial reporting quality.

# 3. Research design

## 3.1 Data and sample

Our sample covers all Indonesian-listed firms from 2010 to 2018. We collect the data from various sources: financial and accounting data from the Orbis database, CEO busyness from the Bloomberg database and data on corporate governance from the company's annual report accessed through the Indonesian Stock Exchange website. The list of all variables, definitions and data sources is reported in Table 1.

We excluded financial institutions (SIC codes between 6600 and 6999) due to the different nature of this industry, similar to the approach used in prior research (Francis and Wang, 2008; Kamarudin *et al.*, 2020). We also delete missing or incomplete observations and winsorized all continuous variables at the 1 and 99% levels to mitigate the influence of outliers. The procedure leaves us with a sample of 1,934 firm-year observations.

#### 3.2 Measurements

Financial reporting reflects the responsibilities of a business entity to its resources, thus providing a basis for evaluating managerial roles and economic decisions (Gerayli *et al.*, 2021). For financial reporting quality, we first estimate the absolute value of residuals from Jones (1991), the modified model based on Dechow *et al.* (2015) and the modified model based on Larcker and Richardson (2004) [1]. The absolute value of discretionary accruals effects of increasing income and decreasing earnings management decisions (Warfield *et al.*, 1995). We determine AQ1, AQ2 and AQ3 by multiplying the negative one with the absolute value of

CEO busyness and financial reporting quality

ARA 30,3	Variables	Definition	Source			
00,0	Dependent variable					
	AQ1	The absolute value of residual from the Jones model multiplied by negative	ORBIS			
	AQ2	one The absolute value of residual from the modified Jones model multiplied by negative one	ORBIS			
320	AQ3	The absolute value of residual from the Larker model multiplied by negative one	ORBIS			
	Independent vari	ahle				
	BUSY	A dummy variable that takes value 1 if the CEO holds three or more other directorships and 0 otherwise	Bloomberg			
	Control variables					
	BDSIZE	The natural logarithm of the total members on the board of directors and board of commissioners	Annual report			
	INDCOM	The ratio of independent commissioners in the firm to the total number of commissioners	Annual report			
	RMC	A dummy variable that takes value 1 if the firm has established a risk management committee and 0 otherwise	Annual report			
	TENURE	A dummy variable that takes value 1 if the CEO has served the firm for more than 5 years and 0 otherwise	Bloomberg			
	FSIZE	The natural logarithm of the total assets at the end of the year	ORBIS			
	LEV	The ratio of total debt to total assets	ORBIS			
	LISTAGE	The natural logarithm of the number of years since the firm was listing on the Indonesia Stock Exchange (IDX)	ORBIS			
	GROWTH	The difference between total assets and lag total assets divided by lag total assets	ORBIS			
	ROA	The ratio of net income to total assets	ORBIS			
	CASH	The ratio of cash and cash equivalent to total assets	ORBIS			
	INVREC	The ratio of total inventory and receivable to total assets	ORBIS			
	BIG4	A dummy variable that takes value 1 if the firm is audited by one of the Big 4 and 0 otherwise	Annual report			
	Additional varial	bles				
	CEOAGE	A dummy variable that takes value 1 if the CEO's age is more than 60 years and 0 otherwise	Bloomberg			
	AUDFEE	The natural logarithm of the total audit fees paid to the auditor	Annual report			
	AUDFEEDUM	A dummy variable that takes value 1 if total audit fees paid to the auditor is above median and 0 otherwise	Annual report			
m 11 1	COMMDUM	A dummy variable that takes value 1 if the ratio of independent	Annual			
T <b>able 1.</b> Variable definition		commissioners in the firm to the total number of commissioners above median and 0 otherwise	report			

residuals from Jones (1991), the modified model based on Dechow *et al.* (2015) and the modified model based on Larcker and Richardson (2004), respectively. Following Iyengar *et al.* (2010), we multiply the absolute value of accruals by a negative one so that smaller values, values closer to zero represent a higher quality of earnings and larger accruals (values further away from zero) are indicative of a lower quality of earnings. For additional analysis, we use unadjusted values for discretionary accruals. For the independent variable, CEO busyness, following Fich and Shivdasani (2006), Core *et al.* (1999), Ferris *et al.* (2003), Pathan *et al.* (2019) and Harymawan *et al.* (2019), we define *BUSY* as a dummy variable that takes a value of one if the CEO holds three or more other directorships and zero otherwise.

#### 3.3 Regression model

We regress equation (1) below to investigate the effect of busy CEOs on financial reporting quality. Multivariate regressions are presented below.

$$\begin{aligned} |DACC|_{i,t} &= \beta_0 + \beta_1 BUSY_{i,t} + \beta_2 BDSIZE_{i,t} + \beta_3 INDCOM_{i,t} + \beta_4 RMC_{i,t} \\ &+ \beta_5 TENURE_{i,t} + \beta_6 FSIZE_{i,t} + \beta_7 LEV_{i,t} + \beta_8 GROWTH_{i,t} \\ &+ \beta_9 ROA_{i,t} + \beta_{10} CASH_{i,t} + \beta_{11} INVREC_{i,t} + \beta_{12} BIG4_{i,t} \\ &+ \theta_{1-n} Year \ effects + \delta_{1-n} Industry \ effects + \varepsilon \end{aligned}$$

where |DACC| are earnings quality measures based on negative one multiplied by the absolute value of residuals from Jones (1991) model, the modified Jones model by Dechow et al. (2015) and the modified Jones model by Larcker and Richardson (2004), BUSY is a dummy variable that takes value 1 if the CEO serves in more than three firms, 0 otherwise; BDSIZE is the natural logarithm for the number of board members compared to the board of commissioners in the company; *INDCOM* is the percentage of independent commissioners in the company; RMC is a dummy variable that takes value 1 if there is a risk management committee within the company and 0 otherwise: TENURE is a dummy variable that is 1 if the CEO who has served for more than five years in the company and 0 otherwise; FSIZE is the natural logarithm of the total assets at the end of the year; LEV is the ratio of total debt divided to total assets; *GROWTH* is the difference between total assets and lag total assets divided by the lag total assets; ROA is the ratio of net income to total assets; CASH is the ratio of cash and cash equivalent to total assets; *INVREC* is the ratio of total inventory and receivable to total assets; BIG4 is a dummy variable that takes value 1 if the firm was audited by any of the Big4 audit firms and 0 otherwise; Year effects and Industry effects are controls for year and industry effects, respectively; and other variables are as previously defined.

A brief explanation of the control variables used in the regression analysis follows. We control for several board characteristics that are likely to affect firm governance. Consistent with the work of Fich and Shivdasani (2006), we control for board size (BDSIZE), board independence (INDCOM), the existence of risk and management committees (RMC) and CEO tenure (TENURE). Previous studies, such as those by Warfield et al. (1995), Dechow et al. (2015), DeFond and Jiambalvo (1994) and Klein (2002), found that a firm's size is negatively associated with earnings management. This is evident from the results of the analysis. We also include FSIZE to control for the differences in the accrual behaviors of managers of large and small firms (Dechow and Dichev, 2002; Van Tendeloo and Vanstraelen, 2005). LEV controls risk (Burgstahler and Dichev, 1997), where firm LEV is positively associated with discretionary accruals, as DeFond and Jiambalvo (1994) find that firms manage earnings before debt covenant violations. GROWTH captures the possible difference in accruals' behavior between firms with high and low. We also control for ROA because profitable firms have higher accrual quality (Wan Ismail et al., 2015). We expect a negative coefficient of BIG4, consistent with the argument that high-quality auditors constrain earnings management (Becker et al., 1998). We also include cash holdings (CASH) and inventory and receivable intensity (INVREC) to control differential discretionary accruals in a firm with large cash holdings and high inventory and receivable intensity. Finally, we control for industry and vear effects.

## 4. Results and discussion

# 4.1 Descriptive statistics

Table 2 presents the distribution of busy CEOs by industry. The statistics revealed that 718 out of 1,934 were categorized as busy CEOs. The highest number of busy CEOs is from the construction industry (161), followed by transportation, communications and utilities (158), while the construction industry has the lowest proportion. The health, legal, educational and

CEO busyness and financial reporting quality

(1)

ARA 30,3	Panel A: sample dist	ribution based or	n the Jones model	a	usy	Non	busy	To	 teal
00,0	Industry			N	usy %	N	%	N	%
	(SIC 0) Agriculture, F	orestry and Fish	neries	31	34.07	60	65.93	91	100
	(SIC 1) Mining			116	42.80	155	57.20	271	100
	(SIC 2) Construction	Industries		161	29.65	382	70.35	543	100
322	(SIC 3) Manufacturin			112	36.84	192	63.16	304	100
	<ul> <li>(SIC 4) Transportation</li> </ul>		ons and Utilities	158	44.51	197	55.49	355	100
	(SIC 5) Wholesale and			52	32.30	109	67.70	161	100
	(SIC 7) Service Indus			71	41.04	102	58.96	173	100
			Services and Consulting	17	47.22	19	52.78	36	100
	Total			718	37.13	1,216	62.87	1,934	100
	Panel B. Descriptive	statistics based o	on Iones model						
	Variable	Obs	Mean	Std. Dev	v	М	in	]	Max
	AQ1	1,934	-0.037	0.026		-0.	145		0.001
	AQ2	1,929	-0.035	0.021		-0.	118		0.001
	AQ3	1,771	-0.038	0.026		-0.			0.001
	BUSY	1,934	0.371	0.483			000		1.000
	BDSIZE	1,934	2.157	0.338		1.	386		2,944
	INDCOM	1,934	0.368	0.140			000		0.750
	RMC	1,934	0.159	0.366		0.	000		1.000
	TENURE	1,934	0.516	0.500		0.	000		1.000
	FSIZE	1,934	28.657	1.621		23.			2.043
	LEV	1,934	0.562	0.343		0.	040		3.241
	GROWTH	1,934	0.163	0.401		-0.	439		5.623
	ROA	1,934	0.028	0.091		-0.			0.373
	CASH	1,934	0.082	0.089		0.	001		0.543
	INVREC	1,934	0.250	0.192			007		0.810
	BIG4	1,934	0.388	0.487			000		1.000
Table 2.	CEOAGE	1,934	0.246	0.431			000		1.000
Sample distribution	AUDFEE	719	20.640	1.234		17.	910		4.334
and descriptive	AUDFEEDUM	719	0.537	0.499			000		1.000
statistics	COMMDUM	1,934	0.849	0.359		0.	000		1.000

consulting services recorded a higher percentage (47.22%), while the construction industry had the lowest proportion (29.65%).

Table 2 reports the descriptive statistics for all variables. The mean values for AQ1, AQ2 and AQ3 are -0.037, -0.035 and -0.038, respectively. BUSY has a mean value of 0.371, indicating that 37.1% of the sample has a busy CEO. The mean values for *RMC* and *TENURE* are 0.159 and 0.516, respectively, indicating that 15.9% of the sample has established a risk management committee, and 51.6% of the firms were led by CEOs who have served for more than five years in the company. The mean values for the governance variables *BDSIZE* and *INDCOM* are 2.157 and 36.766, respectively. For other control variables *FSIZE*, *LEV*, *GROWTH*, *ROA*, *CASH* and *INVREC* are 28.657, 0.562, 0.163, 2.759, 0.082 and 0.250, respectively. The mean values for *BIG4* and *CEOAGE* are 0.388 and 0.246, respectively, showing that the Big4 audit firms audited 38.8% of the sample, and 24.6% was led by CEOs older than 60 years old.

We also performed correlation tests on the variables tabulated in Table 3. The results show a high correlation among financial reporting proxies, in which the correlation between AQ3 and AQ1 was 0.971, while the correlation between AQ2 and AQ1 was 0.9. In addition, the results show a significant correlation between *BUSY* and *AQ1*, consistent with our prediction

	[1]	[2]	[3]	[4]	[5]	[6]	[7]	[8]	[9]
[1] AQ1 [2] AQ2 [3] AQ3 [4] BUSY [5] BDSIZE [6] INDCOM3 [7] RMC [8] TENURE [9] FIRMSIZE [10] LEVERAGE [11] GROWTH [12] ROA [14] INVREC [15] BIG4 [15] BIG4 [16] CEOAGE [17] AUDFEEDUM [19] COMMDUM	$\begin{array}{c} 1.000\\ 0.937^{***} & (0.000)\\ 0.972^{***} & (0.000)\\ -0.040^{*} & (0.059)\\ -0.047^{**} & (0.034)\\ 0.001 & (0.972)\\ -0.001 & (0.963)\\ -0.063^{***} & (0.003)\\ 0.002 & (0.909)\\ 0.083^{***} & (0.000)\\ 0.227^{***} & (0.000)\\ -0.078^{***} & (0.000)\\ -0.078^{***} & (0.000)\\ -0.078^{***} & (0.000)\\ -0.078^{***} & (0.000)\\ -0.078^{***} & (0.000)\\ -0.078^{***} & (0.000)\\ -0.015 & (0.480)\\ 0.002 & (0.913)\\ -0.065^{**} & (0.072)\\ -0.015 & (0.471)\\ -0.004 & (0.868)\\ \end{array}$	$\begin{array}{c} 1.000\\ 0.917^{***} & (0.000)\\ -0.035 & (0.100)\\ -0.030 & (0.173)\\ 0.031 & (0.169)\\ 0.007 & (0.745)\\ -0.032 & (0.144)\\ 0.038^{**} & (0.080)\\ 0.072^{***} & (0.001)\\ 0.146^{****} & (0.000)\\ -0.090^{****} & (0.000)\\ -0.053^{***} & (0.000)\\ -0.053^{***} & (0.000)\\ 0.014 & (0.535)\\ 0.019 & (0.373)\\ -0.059 & (0.108)\\ -0.039^{*} & (0.070)\\ 0.022 & (0.308) \end{array}$	$\begin{array}{c} 1.000 \\ -0.029 & (0.197) \\ -0.051 ^{**} & (0.027) \\ -0.020 & (0.397) \\ -0.015 & (0.502) \\ -0.015 & (0.500) \\ 0.080 ^{***} & (0.000) \\ 0.255 ^{***} & (0.000) \\ -0.076 ^{***} & (0.001) \\ -0.037 & (0.103) \\ -0.056 ^{**} & (0.015) \\ -0.006 & (0.801) \\ -0.067 & (0.072) \\ -0.013 & (0.553) \\ -0.027 & (0.226) \end{array}$	$\begin{array}{c} 1.000\\ 0.042^{**} (0.016)\\ -0.013 (0.458)\\ -0.028^{*} (0.092)\\ 0.131^{***} (0.000)\\ -0.113^{***} (0.000)\\ 0.055^{***} (0.001)\\ 0.074^{***} (0.000)\\ -0.022 (0.166)\\ -0.028^{**} (0.085)\\ -0.028^{**} (0.085)\\ -0.028^{**} (0.093)\\ -0.014 (0.410)\\ -0.042^{****} (0.009)\\ 0.167^{****} (0.000)\\ 0.149^{****} (0.000)\\ 0.087^{****} (0.000)\end{array}$	$\begin{array}{c} 1.000\\ 0.027\ (0.130)\\ 0.263 \\ (0.000)\\ 0.053 \\ (0.003)\\ 0.634 \\ (0.000)\\ -0.077 \\ (0.000)\\ -0.028\ (0.111)\\ 0.226 \\ (0.000)\\ 0.147 \\ (0.000)\\ 0.147 \\ (0.000)\\ 0.414 \\ (0.000)\\ 0.060 \\ (0.001)\\ 0.506 \\ (0.001)\\ 0.506 \\ (0.003)\\ 0.026 \\ (0.043)\\ -0.026\ (0.132) \end{array}$	$\begin{array}{c} 1.000 \\ -0.025 \ (0.155) \\ 0.069^{\bullet \bullet \bullet} \ (0.000) \\ 0.079^{\bullet \bullet \bullet} \ (0.000) \\ -0.024 \ (0.180) \\ -0.075^{\bullet \bullet \bullet} \ (0.000) \\ -0.021 \ (0.235) \\ -0.038^{\bullet \bullet} \ (0.038) \\ 0.029 \ (0.104) \\ 0.019 \ (0.282) \\ -0.023 \ (0.443) \\ 0.007 \ (0.710) \\ 0.715^{\bullet \bullet \bullet} \ (0.000) \end{array}$	$\begin{array}{c} 1.000 \\ -0.060^{***} & (0.000) \\ 0.346^{***} & (0.000) \\ 0.017 & (0.314) \\ -0.043^{**} & (0.001) \\ 0.067^{***} & (0.000) \\ 0.067^{***} & (0.000) \\ -0.086^{***} & (0.000) \\ -0.029^{**} & (0.000) \\ -0.029^{**} & (0.000) \\ -0.028^{**} & (0.002) \\ -0.028^{**} & (0.092) \\ -0.034^{***} & (0.039) \end{array}$	$\begin{array}{c} 1.000 \\ -0.051^{***} & (0.001) \\ 0.002 & (0.879) \\ -0.032^{*} & (0.056) \\ 0.009 & (0.596) \\ -0.038^{**} & (0.018) \\ 0.103^{***} & (0.000) \\ -0.013 & (0.444) \\ 0.129^{***} & (0.000) \\ -0.116^{***} & (0.000) \\ -0.050^{***} & (0.002) \\ 0.100^{***} & (0.000) \end{array}$	$\begin{array}{c} 1.000 \\ -0.115^{***} & (0.001 \\ 0.039^{**} & (0.012 \\ 0.129^{***} & (0.001 \\ 0.004 & (0.799 \\ -0.230^{***} & (0.000 \\ 0.422^{***} & (0.000 \\ 0.077^{***} & (0.000 \\ 0.694^{****} & (0.000 \\ -0.015 & (0.332^{***} \\ -0.032^{***} & (0.0432^{****} \\ -0.032^{***} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{*****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{****} \\ -0.032^{****} & (0.0432^{*****} \\ -0.032^{****} & (0.0432^{*****} \\ -0.032^{****} & (0.0432^{*****} \\ -0.032^{*****} & (0.0432^{*****} \\ -0.032^{*****} & (0.0432^{*****} \\ -0.032^{*****} & (0.0432^{*****} \\ -0.032^{*****} & (0.0432^{*****} \\ -0.032^{*****} & (0.0432^{******} \\ -0.032^{******} & (0.0432^{************************************$
	[10]	[11]	[12]	[13]	[14]	[15]	[16]	[17]	[18]
[10] LEVERAGE [11] GROWTH [12] ROA [13] CASHTA [14] INVREC [15] BIG4 [16] CEOAGE [17] AUDFEE [18] AUDFEEDUM [19] COMMDUM Note(s): *, ** and *	1.000 -0.040*** (0.017) -0.319**** (0.000) -0.206**** (0.000) -0.048**** (0.005) -0.081**** (0.000) -0.020 (0.214) 0.068*** (0.021) 0.067*** (0.000) 0.014 (0.393)	$\begin{array}{cccc} 0.076^{***} & (0.000) \\ 0.064^{****} & (0.000) \\ -0.021 & (0.231) \\ -0.028 & (0.111) \\ -0.078^{****} & (0.000) \\ -0.051^{*} & (0.087) \\ 0.030^{*} & (0.071) \end{array}$	0.322**** (0.000) 0.165**** (0.000) 0.217**** (0.000) -0.050**** (0.002) 0.191**** (0.000) 0.041**** (0.010) -0.045**** (0.005)	-0.084**** (0.000) 0.123**** (0.000) -0.052*** (0.001) 0.117*** (0.000) 0.033** (0.042) -0.011 (0.478)	0.024 (0.184) -0.009 (0.605) -0.233 <sup>***</sup> (0.000) -0.036 <sup>***</sup> (0.033) 0.052 <sup>***</sup> (0.002)	-0.030 <sup>*</sup> (0.084) 0.546 <sup>****</sup> (0.000) 0.139 <sup>****</sup> (0.000) 0.014 (0.400)	1.000 0.107**** (0.000) 0.089*** (0.000) 0.006 (0.695) entheses. See Tab		

CEO busyness and financial reporting quality

323

 Table 3.

 Pearson correlation

ARA 30.3 that there is a relationship between busy directors and a firm's financial reporting quality. We also find that AQ1 was positively associated with *TENURE*, *ROA* and *INVREC*, but negatively associated with *LEV and GROWTH*. Overall, we find that the correlations among the independent variables are relatively low, indicating that multicollinearity is unlikely to be an issue in multivariate regression analyses [2].

# 4.2 Main results

Table 4 presents the regression estimates for the three proxies for financial reporting quality. The results in columns (1), (2) and (3), the estimation of AQ1, AQ2 and AQ3, respectively, show positive and significant coefficients for *BUSY*, suggesting that busy CEOs result in high-quality financial reports.

This result contradicts the busyness proposition that increasing the CEOs' workload would reduce the CEO's available time and attention, leading to low-quality financial reporting. Our results support the argument that busy CEOs would bring benefits, as evidenced by producing better-quality financial reports, supporting prior research (e.g. Beasley, 1996; Cotter *et al.*, 1997; Ferris *et al.*, 2003). Our finding is consistent with earlier findings that firms with busy CEOs exhibit positive signals for quality directors (Ferris *et al.*, 2003; Field *et al.*, 2013), which is associated with high firm performance, corporate social responsibility and more business opportunities (Beji *et al.*, 2021; Harymawan *et al.*, 2019). A plausible explanation is that busy CEOs tend to overcommit and focus on surface issues such as firm compliance (Abebe *et al.*, 2020) and are less likely to commit fraud (Beasley, 1996).

For the control variables, we find that financial reporting quality is positively associated with *RMC*, *FSIZE and CASH*, but negatively associated with *LEV*, *GROWTH* and *BIG4*. In the equation, we control for several board characteristics that are likely to affect a firm's governance. Consistent with the work of Fich and Shivdasani (2006), we control for *BDSIZE*, *INDCOM* and *TENURE*, but we do not find any significant relationship between them. Previous studies, such as those by Warfield *et al.* (1995), Dechow *et al.* (2015), DeFond and

Variable	AQ1 (1)	AQ2 (2)	AQ3 (3)
CONSTANT	-0.069**** (-4.836)	-0.060**** (-5.264)	-0.071**** (-4.670)
BUSY	0.003** (2.453)	0.002* (1.787)	0.002*** (1.999)
BDSIZE	-0.000 (-0.005)	-0.000 (-0.186)	0.000 (0.016)
INDCOM	0.002 (0.522)	-0.000 (-0.121)	0.006 (1.133)
RMC	$0.002^{*}(1.680)$	$0.002^{*}$ (1.682)	0.003** (2.217)
TENURE	0.002 (1.625)	0.001 (1.287)	0.001 (0.916)
FSIZE	0.001 (2.101)	0.001*** (2.037)	0.001* (1.748)
LEV	$-0.004^{**}$ (-2.111)	$-0.003^{*}(-1.885)$	$-0.004^{**}$ (-2.182)
GROWTH	-0.018**** (-7.717)	-0.011**** (-5.808)	-0.019*** (-7.472)
ROA	0.014 (1.600)	0.009 (1.364)	0.017* (1.843)
CASH	0.017** (2.033)	0.011" (1.716)	0.010 (1.196)
INVREC	0.004 (0.876)	0.004 (1.158)	-0.001 (-0.244)
BIG4	-0.005 (-3.982)	-0.004**** (-3.613)	-0.004 (-3.385)
Industry effects	Included	Included	Included
Year effects	Included	Included	Included
Adj. R <sup>2</sup>	0.196	0.269	0.208
F-stat	13.675	23.593	13.100
N	1934	1929	1771

324

Table 4.

quality

CEO busyness and financial reporting

Jiambalvo (1994) and Klein (2002), found that *FSIZE* is negatively associated with earnings management, which is contradictory to our results.

#### 4.3 Endogeneity issue

In the main analysis presented before, possible unobserved variables can affect CEO busyness and financial reporting quality. Unobserved variables are known as variables that are not included in the main regression model but may have a relationship with the dependent variable. Therefore, it may be not only a CEO's busyness related to financial reporting quality. Consequently, we use Heckman's two-stage regression to solve this problem.

4.3.1 Heckman's two-stage regression. In the first stage, we estimate equation (2), a probit regression to explain the determinants of busy CEOs. We include CEOAGE as an instrumental variable. People's age can affect their decision-making abilities, risk-taking behavior, career problems and economic incentives. Compared with younger people, older people have more experience making decisions when faced with complex and ambiguous tasks (Worthy *et al.*, 2011). Therefore, older CEOs are trusted to hold more positions. The estimated parameters from the Probit regression are used to calculate the inverse Mills ratio (MILLS), which is then included as an additional explanatory variable in the second-stage OLS regression model. The first-stage probit regression is estimated as follows:

$$BUSY_{i,t} = \beta_0 + \beta_1 CEOAGE_{i,t} + \beta_2 BDSIZE_{i,t} + \beta_3 INDCOM_{i,t} + \beta_4 RMC_{i,t} + \beta_5 TENURE_{i,t} + \beta_6 FSIZE_{i,t} + \beta_7 LEV_{i,t} + \beta_8 GROWTH_{i,t} + \beta_9 ROA_{i,t} + \beta_{10} CASH_{i,t} + \beta_{11} INVREC_{i,t} + \beta_{12} BIG4_{i,t} + \theta_{1-n} Year effects + \delta_{1-n} Industry effects + \varepsilon$$
(2)

where CEOAGE is a dummy variable that takes a value of one if the CEO is older than or equal to 60 years old and zero otherwise, and all variables are as previously defined. Table 5 reports the results of the Heckman's two-stage regression. We include all control variables, and we also use both industry- and year-fixed effects. Based on the results presented in column (1) of Table 5, the CEO is positively related to all measures of financial reporting quality that we propose. These results indicate that CEOs who are older would produce better financial reports owing to their increased experience.

Panel B of Table 5 shows the results of the second-stage regression. The results reveal that the coefficients for *BUSY* are positively significant, providing support for our main results. Based on these results, we can confirm a positive relationship between CEO busyness and financial reporting quality, even after addressing endogeneity issues.

We also use *AVERAGEBUSY* as an instrumental variable. We predict that firms tend to hire CEOs with a level of activity equivalent to the busyness of CEOs in peer firms.

$$BUSY_{i,t} = \beta_0 + \beta_1 AVERAGEBUSY_{i,t} + \beta_2 BDSIZE_{i,t} + \beta_3 INDCOM_{i,t} + \beta_4 RMC_{i,t} + \beta_5 TENURE_{i,t} + \beta_6 FSIZE_{i,t} + \beta_7 LEV_{i,t} + \beta_8 GROWTH_{i,t} + \beta_9 ROA_{i,t} + \beta_{10} CASH_{i,t} + \beta_{11} INVREC_{i,t} + \beta_{12} BIG4_{i,t} + \theta_{1-n} Year effects + \delta_{1-n} Industry effects + \varepsilon$$
(3)

where *A VERAGEBUSY* is the average of Busy CEO in the same industry and year. We include all control variables, and we also use both industry- and year-fixed effects. Based on the results presented in column (1) of Table 6, the *A VERAGEBUSY* is positively related to all measures of financial reporting quality that we propose.

CEO busyness and financial reporting quality

Table 5.CEO busyness andfinancial reportingquality – Heckmanmodel (instrument var:CEOAGE)

First-stage		Second-stage				
Variable	BUSY (1)	Variable	AQ1 (2)	AQ2 (3)	AQ3 (4)	
CONSTANT	-1.918**** (-2.578)	CONSTANT	-0.126*** (-4.313)	-0.091*** (-3.841)	-0.134*** (-4.134)	
CEOAGE	0.144** (2.002)	BUSY	0.003** (2.511)	0.002* (1.825)	0.002** (2.020)	
BDSIZE	0.185 (1.464)	BDSIZE	0.004 (1.435)	0.002 (0.905)	0.006* (1.760)	
INDCOM	-0.006*** (-2.643)	INDCOM	-0.009 (-1.403)	-0.007 (-1.310)	-0.008 (-1.132)	
RMC	-0.043 (-0.464)	RMC	0.001 (0.865)	0.001 (1.044)	0.001 (0.705)	
TENURE	0.133*** (2.115)	TENURE	0.005*** (2.679)	0.003** (1.964)	0.005** (2.329)	
FSIZE	0.032 (1.089)	FSIZE	0.002**** (2.830)	0.001*** (2.455)	0.002** (2.411)	
LEV	0.031 (0.322)	LEV	-0.003* (-1.660)	-0.002 (-1.527)	-0.005** (-2.197)	
GROWTH	0.090 (1.201)	GROWTH	-0.016**** (-6.660)	-0.010*** (-4.995)	-0.017*** (-6.388)	
ROA	-0.001 (-0.163)	ROA	0.012 (1.466)	0.009 (1.334)	0.009 (0.973)	
CASH	-0.134 (-0.332)	CASH	0.013 (1.565)	0.009 (1.305)	0.005 (0.596)	
INVREC	0.269 (1.375)	INVREC	0.009* (1.734)	0.007* (1.702)	0.005 (0.849)	
BIG4	0.077 (1.078)	BIG4	-0.004** (-2.474)	-0.003** (-2.520)	-0.002 (-1.237)	
		MILLS	0.027*** (2.286)	0.015 (1.587)	0.031** (2.258)	
Industry effects	Included	Industry effects	Included	Included	Included	
Year effects	Included	Year effects	Included	Included	Included	
Pseudo R <sup>2</sup>	0.043	Adj. R <sup>2</sup>	0.198	0.270	0.210	
Wald $\chi^2$	110.88	F-stat	13.312	22.792	12.942	
N	1934	N	1934	1929	1771	
Note(s): *, ** and *** represent significance at $p < 0.10$ , <0.05 and <0.01, respectively. <i>t</i> -values are reported in the parentheses. See Table 1 for the variable definitions						

	Second-stage			
BUSY		AQ1	AQ2	AQ3
(1)	Variable	(2)	(3)	(4)
-2.871**** (-3.800)	CONSTANT	-0.089**** (-4.963)	-0.075**** (-5.137)	-0.088**** (-4.770
2.571**** (4.610)	BUSY	0.003*** (2.590)	0.002* (1.915)	0.003** (2.121)
	BDSIZE		0.001 (0.422)	0.002 (0.647)
-0.557** (-2.446)	INDCOM	-0.002 (-0.318)	-0.003 (-0.858)	0.002 (0.346)
	RMC		이 같은 것 같은	0.003* (1.840)
	TENURE	0.003** (2.155)		0.002 (1.480)
	FSIZE	0.001** (2.458)		0.001** (1.984)
0.039 (0.404)	LEV	-0.004* (-1.950)	$-0.003^{*}(-1.712)$	-0.004** (-2.189
0.078 (1.029)	GROWTH		$-0.010^{***}$ (-5.482)	-0.019*** (-7.210
0.006 (0.015)	ROA		0.009 (1.347)	0.015 (1.618)
-0.189 (-0.470)	CASH		0.010 (1.542)	0.009 (1.043)
	INVREC	0.006 (1.214)	0.005 (1.483)	0.000 (0.067)
	BIG4	-0.005*** (-3.442)	$-0.003^{***}$ (-3.106)	-0.004**** (-2.779
	MILLS			0.008 (1.403)
Included	Industry effects	Included	Included	Included
Included	a provide a second s			Included
0.049			0.270	0.209
117.57		13.410	22,768	12.707
1,934	Ν			1,771
•	(1) $-2.871^{***}$ (-3.800) $2.571^{***}$ (4.610) 0.185 (1.474) $-0.557^{**}$ (-2.446) -0.063 (-0.688) $0.156^{**}$ (2.493) 0.034 (1.177) 0.039 (0.404) 0.078 (1.029) 0.006 (0.015) -0.189 (-0.470) 0.259 (1.321) 0.069 (0.959) Included Included 0.049 117.57	BUSY         Variable $-2.871^{***}$ (-3.800)         CONSTANT $2.571^{***}$ (4.610)         BUSY $0.185$ (1.474)         BDSIZE $-0.557^{**}$ (-2.446)         INDCOM $-0.633$ (-0.688)         RMC $0.156^{**}$ (2.493)         TENURE $0.034$ (1.177)         FSIZE $0.039$ (0.404)         LEV $0.059$ (1.029)         GROWTH $0.006$ (0.015)         ROA $-0.189$ (-0.470)         CASH $0.259$ (1.321)         INVREC $0.069$ (0.959)         BIG4           MILLS         Included           Included         Industry effects $0.049$ Adj. $R^2$ $0.049$ Adj. $R^2$	BUSY (1)AQ1 (2) $-2.871^{***}$ (-3.800)CONSTANT BUSY $-0.089^{***}$ (-4.963) $2.571^{***}$ (4.610)BUSY BUSY $0.185$ (1.474)BDSIZE BDSIZE $0.001$ (0.578) $-0.557^{**}$ (-2.446) $INDCOM$ $-0.002$ (-0.318) $-0.063$ (-0.688) $-0.63$ (-0.688)RMC RMC $0.002$ (1.411) $0.156^{**}$ (2.493) $0.34$ (1.177)FSIZE FSIZE $0.001^{**}$ (2.155) $0.034$ (1.177) $0.039$ (0.404)LEV LEV $-0.004^{*}$ (-1.950) $0.078$ (1.029) $0.078$ (1.029)GROWTH ROA $-0.189$ (-0.470)CASH CASH $0.016^{*}$ (1.884) $0.259$ (1.321) $INVREC$ $MILLS0.006 (1.214)0.009 (0.959)BIG4Included-0.005^{***} (-3.442)MILLS0.009 (1.624)IncludedIncluded0.049Adj. R^20.198117.5717.57$	BUSYAQ1AQ2(1)Variable(2)(3) $-2.871^{***}$ (-3.800)CONSTANT $-0.089^{***}$ (-4.963) $-0.075^{***}$ (-5.137)2.571^{***} (4.610)BUSY $0.003^{***}$ (2.590) $0.002^*$ (1.915)0.185 (1.474)BDSIZE $0.001$ (0.578) $0.001$ (0.422) $-0.557^*$ (-2.446)INDCOM $-0.002$ (-0.318) $-0.003$ (-0.858) $-0.633$ (-0.6688)RMC $0.002^*$ (1.411) $0.002^*$ (1.395)0.156** (2.493)TENURE $0.003^{**}$ (2.155) $0.002^*$ (1.811)0.034 (1.177)FSIZE $0.001^{**}$ (2.458) $0.001^{**}$ (2.380) $0.039$ (0.404)LEV $-0.004^*$ (-1.950) $-0.003^*$ (-1.712) $0.078$ (1.029)GROWTH $-0.017^{***}$ (-7.331) $-0.010^{***}$ (-5.482) $0.006$ (0.015)ROA $0.013$ (1.551) $0.009$ (1.347) $-0.189$ (-0.470)CASH $0.016^*$ (1.244) $0.005$ (1.483) $0.069$ (0.959)BIG4 $-0.005^{***}$ (-3.442) $-0.003^{***}$ (-3.106)MILLS $0.009$ (1.624) $0.007$ (1.479)IncludedIncludedIncludedIncluded $0.049$ Adj. $R^2$ $0.198$ $0.270$ $117.57$ F-stat $13.410$ $22.768$

CEO busyness and financial reporting quality

Panel B of Table 6 shows the results of the second-stage regression. The results also reveal that the coefficients for BUSY are positively significant, providing support for our main results. Based on these results, we obtain the consistent result where CEO busyness is positively related to financial reporting quality.

4.3.2 Propensity score matching. We use propensity score matching (PSM) for potential problems caused by differences in observable firm characteristics between firms with BUSY and Non-BUSY CEOs. The PSM approach will produce a sample where the treatment firm and control firm are similar to help eliminate the possibility of omitted correlated variables driving our result (Hope et al., 2013). The PSM method is applied using logit regression and a replacement matching algorithm.

In the main analysis, matching the sample using "one to many" matches would potentially reduce the quality of some matches (DeFond et al., 2015). To overcome this concern, we match firms with busy CEOs to a set of control firms with non-busy CEOs to evaluate treatment effects. We use the propensity score matching technique to control firm-level characteristics, as developed by Rosenbaum and Rubin (1983) [3]. We estimate equation (A4) and applied a condition on the highest propensity caliper to remove dissimilar matched pairs if the difference in the propensity scores (probabilities) is greater than 0.001.

This procedure reduces the sample to 1,160 firm-year observations, consisting of 580 firmyear observations of firms with busy CEOs and 580 firm-year observations from the control group. The results, as reported in columns (1), (2) and (3) of Table 7, show qualitatively similar results to those reported earlier. We find evidence of higher financial reporting quality in firms managed by busy CEOs, supporting our main findings.

#### 4.4 Additional analysis

We further analyze whether CEO busyness is associated with an increase or decrease in income strategies, as well as real earnings management.

	Variable	AQ1 (1)	AQ2 (2)	AQ3 (2)
	CONSTANT	-0.059**** (-3.389)	-0.049*** (-3.596)	$-0.066^{***}$ (-3.391)
	BUSY	0.003** (2.075)	$0.002^*$ (1.668)	0.004** (2.399)
	BDSIZE	-0.000 (-0.067)	-0.000 (-0.112)	0.000 (0.067)
	INDCOM	0.005 (0.861)	0.002 (0.387)	0.009 (1.519)
	RMC	0.002 (0.976)	0.002 (1.188)	0.004*** (2.074)
	TENURE	0.003** (2.155)	$0.002^{*}(1.949)$	$0.003^{*}(1.862)$
	FSIZE	0.001 (1.092)	0.000 (0.885)	0.001 (0.882)
	LEV	-0.003 (-0.945)	-0.002 (-0.970)	-0.002 (-0.779)
	GROWTH	$-0.017^{***}$ (-5.513)	$-0.010^{****}$ ( $-3.961$ )	-0.018**** (-5.345)
	ROA	0.017" (1.684)	0.012 (1.442)	$0.022^{*}$ (1.929)
	CASH	0.018" (1.720)	0.013 (1.577)	0.014 (1.282)
	INVREC	-0.003 (-0.425)	-0.002 (-0.503)	-0.009 (-1.418)
	BIG4	-0.005*** (-3.346)	-0.004**** (-3.127)	$-0.004^{**}(-2.528)$
	Industry effects	Included	Included	Included
	Year effects	Included	Included	Included
	R-squared	0.190	0.275	0.191
Table 7.	Adjusted $R^2$	0.171	0.258	0.170
CEO busyness and	F-stat	9.048	17.377	8.681
financial reporting	Ν	1,160	1,156	1,057
quality: Propensity score matching method		epresent significance at $p < 0.1$ able 1 for the variable definition	0, <0.05 and <0.01, respectively	y. t-values are reported in

328

ARA

30.3

4.4.1 Income increasing and income decreasing. As discretionary accruals can be used to conceal company performance (DeFond and Park, 1997), we investigate the effect of CEO busyness on financial reporting quality by dividing the sample into income decreasing and income increasing strategies. Income decreasing is a condition where the income reported by the company is lower than it should be, or when the discretionary accrual value is negative. Conversely, income increase is a condition where the income reported by the company is higher than it should be, or when the value of discretionary accruals is positive. Prior studies (e.g. Tham *et al.*, 2019) found that firms involved in abnormal accruals that increase earnings have a significant negative relationship with the average number of multiple directors.

Table 8 presents the regression estimates for the three different proxies for income decreasing and income increasing strategies. The results in columns (1), (2) and (3), estimations for income decreasing show positive and significant coefficients for *BUSY*, suggesting that firms with busy CEOs have a greater likelihood of pursuing an income decreasing strategy. For columns (4), (5) and (6), we find insignificant coefficients for *BUSY*. Overall, the results show that busy CEOs are linked to earnings decreasing strategies rather earnings increasing strategies.

## 5. Conclusion

This study finds that a busy CEO is positively related to financial reporting quality, supporting the argument that busy CEOs have a strong motivation to maintain their reputation, including high-quality financial reporting. This finding is robust to several sensitivity tests on endogeneity issues, particularly propensity score matching and the Heckman two-stage regression. We further find robust evidence of the positive effect of busy CEOs on financial reporting quality in both sub-samples of Big4 and non-Big4 and long tenure and short-tenure CEOs. However, analysis of the samples partitioned by audit fees and independent commissioners shows that busy CEOs only positively affect subsamples of high audit fees and high independent commissioners. We also find that firms with busy CEOs tend to pursue earning-decreasing strategies despite the high quality of reporting.

These results have several implications for both investors and practitioners. First, our findings show that busy CEOs lead to higher financial reporting quality, which helps investors to make proper considerations when making an investment decision. Second, this study has helped us determine that busy directors will be increasingly motivated to positively correlate with financial reporting quality based on the results shown in the sub-sample distribution presented. Finally, understanding the effect of busy directors, workload and connections on firm performance has implications for regulators and firms. However, this study is subject to a limitation in that the sample concentrates on firms listed on the Indonesian Stock Exchange.

Future research may explore different legal and institutional environments because CEOs' motivations and incentives to report high-quality reporting might vary in different environments. Additionally, future research could explore other CEOs' attributes, such as expertise and experience. The researcher could also perform an indepth analysis of how organizational factors moderate this relationship (Ferris *et al.*, 2003). We believe that the research presented in this study can be meaningfully extended and generate further insights into the value effects of director busyness. For instance, one could study the value implications of busy boards as a firm moves through its life cycle or as its equity ownership changes. Another line of research could focus on the market, compensation and demographics of networked directors who sit on multiple boards.

CEO busyness and financial reporting quality

330

	I	ncome decreasing (DA < $0$	)	Ir	ncome increasing (DA > 0	))
	AQ1	AQ2	AQ3	AQ1	AQ2	AQ3
Variable	(1)	(2)	(3)	(4)	(5)	(6)
CONSTANT	-0.141**** (-8.621)	-0.106**** (-8.079)	-0.139**** (-7.988)	0.006 (0.276)	-0.003 (-0.158)	0.002 (0.090)
BUSY	0.003** (2.531)	0.002* (1.927)	0.003**** (2.599)	0.001 (0.706)	0.001 (0.806)	-0.000 (-0.173
BDSIZE	-0.004* (-1.915)	-0.002 (-1.266)	-0.004 (-1.613)	0.003 (0.772)	0.001 (0.192)	0.002 (0.615)
INDCOM	0.004 (0.968)	0.004 (1.214)	0.006 (1.178)	-0.003 (-0.347)	-0.006 (-0.807)	0.003 (0.293)
RMC	0.000 (0.138)	-0.001 (-0.416)	0.001 (0.938)	0.004* (1.785)	0.005*** (2.521)	0.004* (1.819)
TENURE	0.001 (1.295)	0.001 (1.135)	0.001 (0.884)	0.003* (1.890)	0.002 (1.169)	0.003* (1.834)
FSIZE	0.003**** (5.283)	0.002**** (4.206)	0.003**** (4.561)	-0.000 (-0.457)	-0.000 (-0.059)	-0.000 (-0.319
LEV	-0.001 (-0.608)	0.000 (0.065)	-0.002 (-0.940)	-0.008*** (-2.153)	-0.008*** (-2.376)	-0.010*** (-2.418
GROWTH	-0.015*** (-5.006)	-0.009**** (-4.828)	-0.018*** (-8.121)	-0.024**** (-6.500)	-0.014**** (-4.038)	-0.021**** (-4.369
ROA	0.028*** (3.309)	0.025**** (3.766)	0.029**** (3.299)	-0.025* (-1.785)	-0.032**** (-2.667)	-0.018 (-1.157
CASH	0.051 (5.889)	0.031**** (4.781)	0.042**** (4.878)	-0.047*** (-3.385)	-0.024*** (-2.070)	-0.044**** (-2.908
INVREC	0.053**** (10.368)	0.032**** (8.588)	0.049**** (8.266)	-0.058**** (-9.492)	-0.036**** (-6.751)	-0.063**** (-9.089
BIG4	-0.005**** (-3.889)	-0.003**** (-3.162)	-0.005**** (-3.704)	-0.002 (-0.979)	-0.003 (-1.446)	-0.002 (-0.781
Industry effects	Included	Included	Included	Included	Included	Included
Year effects	Included	Included	Included	Included	Included	Included
Adj. <i>R</i> <sup>2</sup>	0.353	0.356	0.375	0.413	0.419	0.388
F-stat	22.578	25.864	23.641	16.457	15.537	13.241
N	1,227	1,265	1,111	707	664	660
Note(s): *, ** and '	*** represent significance	at $p < 0.10$ , <0.05 and <0.	01. respectively. <i>t</i> -values	s are reported in the parer	theses. See Table 1 for th	e variable definition

ARA 30,3

#### Notes

- 1. The estimations were carried out for each industry based on 10 SIC industry classifications with a minimum of six observations per industry.
- 2. Multi-collinearity is likely to be a concern when the pair-wise correlation between the two variables exceeds 0.80 (Gujarati, 1995).
- 3. Shipman *et al.* (2017) argued that propensity score matching does not address most concerns relating to self-selection or endogeneity, hence it is inaccurate to suggest that the procedure is an alternative to Heckman (1979) type selection models.
- 4. Compared to prior studies such as DeAngelo (1986) and Healy (1985), Jones (1991) applied the discretionary portion of accruals to capture earning management rather than the discretionary portion of a single accrual account. Previous studies assumed that nondiscretionary accruals are constant from period to period.

## References

- Abebe, M.A., Jones, C.D. and Acharya, K. (2020), "Busy directors and the occurrence of corporate environmental misconduct", 80th Annual Meeting of the Academy of Management 2020: Understanding the Inclusive Organization, AoM 2020, Vol. 2020 No. 1, p. 20794, doi: 10.5465/ AMBPP.2020.179.
- Adams, R.B., Hermalin, B.E. and Weisbach, M.S. (2010), "The role of boards of directors in corporate governance: a conceptual framework and survey", *Journal of Economic Literature*, Vol. 48 No. 1, pp. 58-107, doi: 10.1257/JEL.48.1.58.
- Aggarwal, R., Erel, I., Stulz, R. and Williamson, R. (2009), "Differences in governance practices between US and foreign firms: measurement, causes, and consequences", *The Review of Financial Studies*, Vol. 22 No. 8, pp. 3131-3169, doi: 10.1093/RFS/HHN107.
- Ahn, S., Jiraporn, P. and Kim, Y.S. (2010), "Multiple directorships and acquirer returns", Journal of Banking and Finance, Vol. 34 No. 9, pp. 2011-2026, doi: 10.1016/j.jbankfin.2010.01.009.
- Aluchna, M. (2013), "Two-tier board", Encyclopedia of Corporate Social Responsibility, pp. 2575-2587, doi: 10.1007/978-3-642-28036-8\_297.
- Andres, C., van den Bongard, I. and Lehmann, M. (2013), "Busy really busy? Board governance revisited", *Journal of Business Finance and Accounting*, Vol. 40 Nos 9-10, pp. 1221-1246, doi: 10. 1111/JBFA.12051.
- Arioğlu, E. and Kaya, P.A. (2015), "Busyness and advising at Borsa Istanbul firms", Borsa Istanbul Review, Vol. 15 No. 2, pp. 126-136, doi: 10.1016/j.bir.2015.01.001.
- Bamber, L.S., Jiang, J. and Wang, I.Y. (2010), "What's my style? The influence of top managers on voluntary corporate financial disclosure", *The Accounting Review*, Vol. 85 No. 4, pp. 1131-1162, available at: http://www.jstor.org/stable/20744154.
- Beasley, M.S. (1996), "An empirical analysis of the relation between the board of director composition and financial statement fraud", *The Accounting Review*, Vol. 71 No. 4, pp. 443-465.
- Becker, C.L., Defond, M.L., Jiambalvo, J. and Subramanyam, K.R. (1998), "The effect of audit quality on earnings management", *Contemporary Accounting Research*, Vol. 15 No. 1, pp. 1-24, doi: 10. 1111/j.1911-3846.1998.tb00547.x.
- Beji, R., Yousfi, O., Loukil, N. and Omri, A. (2021), "Board diversity and corporate social responsibility: empirical evidence from France", *Journal of Business Ethics*, Vol. 173 No. 1, pp. 133-155, doi: 10. 1007/s10551-020-04522-4.
- Bhandari, A., Mammadov, B., Shelton, A. and Thevenot, M. (2018), "It is not only what you know, it is also who you know: CEO network connections and financial reporting quality", Auditing: A Journal of Practice and Theory, Vol. 37 No. 2, pp. 27-50, doi: 10.2308/ajpt-51821.
- Bhuiyan, M.B.U., Salma, U., Roudaki, J. and Tavite, S. (2020), "Financial reporting quality, audit fees and risk committees", Asian Review of Accounting, Vol. 28 No. 3, pp. 423-444.

CEO busyness and financial reporting quality

ARA 30,3	Brickley, J.A., Linck, J.S. and Coles, J.L. (1999), "What happens to CEOs after they retire?", Journal of Financial Economics, Vol. 52 No. 3, pp. 337-341. papers3://publication/uuid/EDEDA6FC-B914- 4021-923E-BC5C19198F77.
	Burgstahler, D. and Dichev, I. (1997), "Earnings management to avoid earnings decreases and losses", Journal of Accounting and Economics, Vol. 24 No. 1, pp. 99-126, doi: 10.1016/S0165-4101(97) 00017-7.
332	Burt, R.S. (2000), "The network structure of social capital", Research in Organisational Behavior, Vol. 22, pp. 345-423, doi: 10.1016/S0191-3085(00)22009-1.
	Cashman, G.D., Gillan, S.L. and Jun, C. (2012), "Going overboard? On busy directors and firm value", Journal of Banking and Finance, Vol. 36 No. 12, pp. 3248-3259, doi: 10.1016/j.jbankfin.2012. 07.003.
	Certo, S.T. (2003), "Influencing initial public offering investors with prestige: signaling with board structures", <i>Academy of Management Review</i> , Vol. 28 No. 3, pp. 432-446, doi: 10.5465/amr.2003. 10196754.
	Chakravarty, S. and Rutherford, L.G. (2017), "Do busy directors influence the cost of debt? An examination through the lens of takeover vulnerability", <i>Journal of Corporate Finance</i> , Vol. 43, pp. 429-443, doi: 10.1016/j.jcorpfin.2017.02.001.
	Chi, W., Lisic, L.L. and Pevzner, M. (2011), "Is enhanced audit quality associated with greater real earnings management?", Accounting Horizons, Vol. 25 No. 2, pp. 315-335, doi: 10.2308/ acch-10025.
	Cohen, D.A., Dey, A. and Lys, T.Z. (2008), "Real and accrual-based earnings management in the pre- and post-Sarbanes-Oxley periods", <i>The Accounting Review</i> , Vol. 83 No. 3, pp. 757-787, available at: http://www.jstor.org/stable/30244500.
	Conyon, M.J. and Read, L.E. (2006), "A model of the supply of executives for outside directorships", Journal of Corporate Finance, Vol. 12 No. 3, pp. 645-659, doi: 10.1016/J.JCORPFIN.2005.08.004.
	Cook, D.O. and Wang, H. (2011), "The informativeness and ability of independent multi-firm directors", Journal of Corporate Finance, Vol. 17, pp. 108-121, doi: 10.1016/j.jcorpfin.2010. 08.007.
	Cooper, E. and Uzun, H. (2012), "Directors with a full plate: the impact of busy directors on bank risk", Managerial Finance, Vol. 38 No. 6, pp. 571-586, doi: 10.1108/03074351211226238.
	Core, J.E., Holthausen, R.W. and Larcker, D.F. (1999), "Corporate governance, chief executive officer compensation, and firm performance", <i>Journal of Financial Economics</i> , Vol. 51 No. 3, pp. 371-406, doi: 10.1016/s0304-405x(98)00058-0.
	Cotter, J.F., Shivdasani, A. and Zenner, M. (1997), "Do independent directors enhance target shareholder wealth during tender offers?", <i>Journal of Financial Economics</i> , Vol. 43 No. 2, pp. 195-218, doi: 10.1016/S0304-405X(96)00886-0.
	DeAngelo, L.E. (1986), "Accounting numbers as market valuation substitutes: a study of management buyouts of public stockholders", <i>The Accounting Review</i> , Vol. 61 No. 3, pp. 400-420, available at: http://www.jstor.org/stable/247149.
	Dechow, P.M. and Dichev, I.D. (2002), "The quality of accruals and earnings: the role of accrual estimation errors", Accounting Review, Vol. 77, pp. 35-59, doi: 10.2308/accr.2002.77.s-1.35.
	Dechow, P.M., Sloan, R.G. and Sweeney, A.P. (2015), "Detecting earnings management", Asian Financial Statement Analysis, Vol. 70 No. 2, pp. 73-105, doi: 10.1002/9781119204763.ch4.
	DeFond, M.L. and Jiambalvo, J. (1994), "Debt covenant violation and manipulation of accruals", Journal of Accounting and Economics, Vol. 17 Nos 1-2, pp. 145-176, doi: 10.1016/0165-4101(94)90008-6.
	DeFond, M.L. and Park, C.W. (1997), "Smoothing income in anticipation of future earnings", Journal of Accounting and Economics, Vol. 23 No. 2, pp. 115-139.
	DeFond, M.L., Erkens, D.H. and Zhang, J. (2015), "Does PSM really eliminate the big N audit quality effect?", Working Paper, University of Southern California.

- Devos, E., Prevost, A. and Puthenpurackal, J. (2009), "Are interlocked directors effective monitors?", *Financial Management*, Vol. 38 No. 4, pp. 861-887, doi: 10.1111/J.1755-053X.2009.01059.X.
- Di Pietra, R., Grambovas, C.A., Raonic, I. and Riccaboni, A. (2008), "The effects of board size and 'busy' directors on the market value of Italian companies", *Journal of Management and Governance*, Vol. 12 No. 1, pp. 73-91, doi: 10.1007/S10997-008-9044-Y.
- Falato, A., Kadyrzhanova, D. and Lel, U. (2014), "Distracted directors: does board busyness hurt shareholder value?", *Journal of Financial Economics*, Vol. 113 No. 3, pp. 404-426, doi: 10.1016/j. jfineco.2014.05.005.
- Fama, E.F. and Jensen, M.C. (1983), "Separation of ownership and control", The Journal of Law and Economics, Vol. 26 No. 2, pp. 301-325, doi: 10.1086/467037.
- Farrell, K.A. and Whidbee, D.A. (2000), "The consequences of forced CEO succession for outside directors", Journal of Business, Vol. 73 No. 4, pp. 597-627, doi: 10.1086/209656.
- Ferris, S.P., Jagannathan, M. and Pritchard, A.C. (2003), "Too busy to mind the business? Monitoring by directors with multiple board appointments", *Journal of Finance*, Vol. 58 No. 3, pp. 1087-1112, doi: 10.1111/1540-6261.00559.
- Ferris, S.P., Javakhadze, D. and Rajkovic, T. (2017), "CEO social capital, risk-taking and corporate policies", Journal of Corporate Finance, Vol. 47, pp. 46-71, doi: 10.1016/J.JCORPFIN.2017. 09.003.
- Fich, E.M. and Shivdasani, A. (2006), "Are busy boards effective monitors?", *Journal of Finance*, Vol. 9783642315 No. 2, pp. 221-258, doi: 10.1111/j.1540-6261.2006.00852.x.
- Fich, E.M. and Shivdasani, A. (2007), "Financial fraud, director reputation, and shareholder wealth", Journal of Financial Economics, Vol. 86 No. 2, pp. 306-336, doi: 10.1016/j.jfineco.2006.05.012.
- Field, L., Lowry, M. and Mkrtchyan, A. (2013), "Are busy boards detrimental?", Journal of Financial Economics, Vol. 109 No. 1, pp. 63-82, doi: 10.1016/j.jfineco.2013.02.004.
- Francis, J.R. and Wang, D. (2008), "The joint effect of investor protection and big 4 audits on earnings quality around the world", *Contemporary Accounting Research*, Vol. 25 No. 1, pp. 157-191, doi: 10.1506/car.25.1.6.
- Francis, J., Huang, A.H., Rajgopal, S. and Zang, A.Y. (2008), "CEO reputation and earnings quality", Contemporary Accounting Research, Vol. 25 No. 1, pp. 109-147, doi: 10.1506/car.25.1.4.
- Gerayli, M.S., Pitenoei, Y.R. and Abdollahi, A. (2021), "Do audit committee characteristics improve financial reporting quality in emerging markets? Evidence from Iran", Asian Review of Accounting, Vol. 29 No. 2, pp. 251-267.
- Gilson, S.C. (1990), "Bankruptcy, boards, banks, and blockholders", *Journal of Financial Economics*, Vol. 27 No. 2, pp. 355-387, doi: 10.1016/0304-405x(90)90060-d.
- Granovetter, M.S. (1973), "The strength of weak ties", American Journal of Sociology, Vol. 78 No. 6, pp. 1360-1380, available at: https://www.jstor.org/stable/2776392.
- Gray, S. and Nowland, J. (2018), "Director workloads, attendance and firm performance", Accounting Research Journal, Vol. 31 No. 2, pp. 214-231, doi: 10.1108/ARJ-02-2016-0023.
- Gujarati (1995), Gujarati: Basic Econometrics, 4th ed., McGraw-Hill, New York.
- Harford, J. (2003), "Takeover bids and target directors' incentives: the impact of a bid on directors' wealth and board seats", *Journal of Financial Economics*, Vol. 69 No. 1, pp. 51-83, doi: 10.1016/S0304-405X(03)00108-9.
- Harymawan, I., Nasih, M., Ratri, M.C. and Nowland, J. (2019), "CEO busyness and firm performance: evidence from Indonesia", *Heliyon*, Vol. 5 No. 5, doi: 10.1016/j.heliyon.2019.e01601.
- Healy, P.M. (1985), "The effect of bonus schemes on accounting decisions", Journal of Accounting and Economics, Vol. 7 Nos 1-3, pp. 85-107, doi: 10.1016/0165-4101(85)90029-1.
- Heckman, J.J. (1979), "Sample selection bias as a specification error", *Econometrica*, Vol. 47 No. 1, pp. 153-161, doi: 10.2307/1912352.

CEO busyness and financial reporting quality

ARA 30,3	Hofstede, G. (1983), "The cultural relativity of organisational practices and theories", Journal of International Business Studies, Vol. 14 No. 2, pp. 75-89, doi: 10.1057/PALGRAVE.JIBS.8490867.
00,0	Hope, O.K., Thomas, W.B. and Vyas, D. (2013), "Financial reporting quality of US private and public firms", <i>The Accounting Review</i> , Vol. 88 No. 5, pp. 1715-1742.
	Iyengar, R.J., Land, J. and Zampelli, E.M. (2010), "Does board governance improve the quality of accounting earnings?", Accounting Research Journal, Vol. 23 No. 1, pp. 49-68, doi: 10.1108/10309611011060524.
334	Jensen, M.C. and Meckling, W.H. (1976), "Theory of the firm: managerial behavior, agency costs and ownership structure", <i>Journal of Financial Economics</i> , Vol. 3 No. 4, pp. 305-360, doi: 10.1016/ 0304-405X(76)90026-X.
	Jiraporn, P., Kim, Y.S. and Davidson, W.N. (2008), "Multiple directorships and corporate diversification", Journal of Empirical Finance, Vol. 15 No. 3, pp. 418-435, doi: 10.1016/j.jempfin.2007.07.002.
	Jiraporn, P., Davidson, W.N., DaDalt, P. and Ning, Y. (2009a), "Too busy to show up? An analysis of directors' absences", <i>The Quarterly Review of Economics and Finance</i> , Vol. 49 No. 3, pp. 1159-1171, doi: 10.1016/j.qref.2008.08.003.
	Jiraporn, P., Singh, M. and Lee, C.I. (2009b), "Ineffective corporate governance: director busyness and board committee memberships", <i>Journal of Banking and Finance</i> , Vol. 33 No. 5, pp. 819-828, doi: 10.1016/j.jbankfin.2008.09.020.
	Jones, JJ. (1991), "Earnings management during import relief investigations", Journal of Accounting Research, Vol. 29 No. 2, p. 193, doi: 10.2307/2491047.
	Kamarudin, K.A., Mohamad Ariff, A. and Wan Ismail, W.A. (2020), "Intensity of product market competition, institutional environment and accrual quality", <i>Pacific Accounting Review</i> , Vol. 32 No. 3, pp. 391-419, doi: 10.1108/PAR-10-2018-0083.
	Kaplan, S.N. and Reishus, D. (1990), "Outside directorships and corporate performance", Journal of Financial Economics, Vol. 27 No. 2, pp. 389-410, doi: 10.1016/0304-405X(90)90061-4.
	Khan, S. and Mauldin, E. (2021), "Benefit or burden? A comparison of CFO and CEO outside directorships", <i>Journal of Business Finance and Accounting</i> , Vol. 48 Nos 7-8, pp. 1175-1214, doi: 10.1111/jbfa.12512.
	Kiel, G.C. and Nicholson, G.J. (2006), "Multiple directorships and corporate performance in Australian listed companies", <i>Corporate Governance: An International Review</i> , Vol. 14 No. 6, pp. 530-546, doi: 10.1111/j.1467-8683.2006.00528.x.
	Klein, A. (2002), "Audit committee, board of director characteristics, and earnings management", Journal of Accounting and Economics, Vol. 33 No. 3, pp. 375-400, doi: 10.1016/S0165-4101(02)00059-9.
	La Porta, R., Lopez-de-Silanes, F., Shleifer, A. and Vishny, R.W. (1998), "Law and finance", Journal of Political Economy, Vol. 106 No. 6, pp. 1113-1155, doi: 10.1086/250042.
	Lafond, R. (2008), "Discussion of 'CEO reputation and earnings quality", Contemporary Accounting Research, Vol. 25 No. 1, pp. 149-156, doi: 10.1506/car.25.1.5.
	Larcker, D.F. and Richardson, S.A. (2004), "Fees paid to audit firms, accrual choices, and corporate governance", <i>Journal of Accounting Research</i> , Vol. 42 No. 3, pp. 625-658, doi: 10.1111/j.1475- 679X.2004.t01-1-00143.x.
	Larcker, D.F., So, E.C. and Wang, C.C.Y. (2013), "Boardroom centrality and firm performance", Journal of Accounting and Economics, Vol. 55 Nos 2-3, pp. 225-250, doi: 10.1016/j.jacceco.2013.01.006.
	Lee, K.W. and Lee, C.F. (2014), "Are multiple directorships beneficial in East Asia?", Accounting and Finance, Vol. 54 No. 3, pp. 999-1032, doi: 10.1111/acfi.12008.
	Leuz, C. and Oberholzer-Gee, F. (2006), "Political relationships, global financing, and corporate transparency: evidence from Indonesia", <i>Journal of Financial Economics</i> , Vol. 81 No. 2, pp. 411-439, doi: 10.1016/j.jfineco.2005.06.006.
	Lin, YF., Yeh, Y.M.C. and Yang, FM. (2014), "Supervisory quality of board and firm performance: a perspective of board meeting attendance", <i>Total Quality Management and Business Excellence</i> , Vol. 25 Nos 3-4, pp. 264-279, doi: 10.1080/14783363.2012.756751.

- Liu, C. and Paul, D.L. (2015), "A new perspective on director busyness", *Journal of Financial Research*, Vol. 38 No. 2, pp. 193-218, doi: 10.1111/jfir.12058.
- McCrae, R.R. (2004), "Human nature and culture: a trait perspective", Journal of Research in Personality, Vol. 38, pp. 3-14, doi: 10.1016/j.jrp.2003.09.009.
- McDonald, M.L., Khanna, P. and Westphal, J.D. (2008a), "Getting them to think outside the circle: corporate governance, ceos' external advice networks, and firm performance", Academy of Management Journal, Vol. 51 No. 3, pp. 453-475.
- McDonald, M.L., Westphal, J.D. and Graebner, M.E. (2008b), "What do they know? The effects of outside director acquisition experience on firm acquisition performance", *Strategic Management Journal*, Vol. 29 No. 11, pp. 1155-1177, doi: 10.1002/SMJ.704.
- Méndez, C.F., García, R.A. and Pathan, S. (2016), "Monitoring by busy and overlap directors: an examination of executive remuneration and financial reporting quality", Vol. 46 No. 1, pp. 28-62, doi: 10.1080/02102412.2016.1250345.
- Méndez, C.F., Pathan, S. and Arrondo García, R. (2015), "Monitoring capabilities of busy and overlap directors: evidence from Australia", *Pacific Basin Finance Journal*, Vol. 35, pp. 444-469.
- Pathan, S., Wong, P.H. and Benson, K. (2019), "How do 'busy' and 'overlap' directors relate to CEO pay structure and incentives?", Accounting and Finance, Vol. 59 No. 2, pp. 1341-1382, doi: 10.1111/ acfi.12272.
- Perry, T. and Peyer, U. (2005), "Board seat accumulation by executives: a shareholder's perspective", The Journal of Finance, Vol. 60 No. 4, pp. 2083-2123, doi: 10.1111/j.1540-6261.2005.00788.x.
- Pfeffer, J. and Salancik, G.R. (1978), *The External Control of Organisations: A Resource Dependence Perspective*, Harper & Row, New York, NY, available at: https://www.gsb.stanford.edu/faculty-research/books/external-control-organizations-resource-dependence-perspective.
- Pombo, C., Gutiérrez, L.H., Pombo, C. and Gutiérrez, L. (2011), "Outside directors, board interlocks and firm performance: empirical evidence from Colombian business groups", *Journal of Economics* and Business, Vol. 63 No. 4, pp. 251251-251277, available at: https://econpapers.repec.org/RePEc: eee:jebusi:v:63:y:2011:i:4-277.
- Ratri, M.C., Harymawan, I. and Kamarudin, K.A. (2021), "Busyness, tenure, meeting frequency of the ceos, and corporate social responsibility disclosure", *Sustainability (Switzerland)*, Vol. 13 No. 10, doi: 10.3390/SU13105567.
- Rosenbaum, P.R. and Rubin, D.B. (1983), "The central role of the propensity score in observational studies for causal effects", *Biometrika*, Vol. 70 No. 1, pp. 41-55, doi: 10.1093/biomet/70.1.41.
- Rosenstein, S. and Wyatt, J.G. (1994), "Shareholder wealth effects when an officer of one corporation joins the board of directors of another", *Managerial and Decision Economics*, Vol. 15 No. 4, pp. 317-327, doi: 10.1002/MDE.4090150406.
- Rosenstein, J., Bruno, A.V., Bygrave, W.D. and Taylor, N.T. (1993), "The CEO, venture capitalists, and the board", *Journal of Business Venturing*, Vol. 8 No. 2, pp. 99-113, doi: 10.1016/0883-9026(93) 90014-V.
- Sarkar, J. and Sarkar, S. (2009), "Multiple board appointments and firm performance in emerging economies: evidence from India", *Pacific Basin Finance Journal*, Vol. 17 No. 2, pp. 271-293, doi: 10.1016/j.pacfin.2008.02.002.
- Shipman, J.E., Swanquist, Q.T. and Whited, R.L. (2017), "Propensity score matching in accounting research", *The Accounting Review*, Vol. 92 No. 1, pp. 213-244, doi: 10.2308/accr-51449.
- Shuraki, M.G., Pourheidari, O. and Azizkhani, M. (2020), "Accounting comparability, financial reporting quality and audit opinions: evidence from Iran", Asian Review of Accounting, Vol. 29, pp. 41-60.
- Tham, Y.H., Sultana, N., Singh, H. and Taplin, R. (2019), "Busy boards and earnings management-an Australian perspective", Asian Review of Accounting, Vol. 27 No. 3, pp. 464-486, doi: 10.1108/ ARA-08-2018-0149.

CEO busyness and financial reporting quality

ARA 30,3	Van Tendeloo, B. and Vanstraelen, A. (2005), "Earnings management under German GAAP versus IFRS", European Accounting Review, Vol. 14 No. 1, pp. 155-180, doi: 10.1080/ 0963818042000338988.
	Wan Ismail, W.A., Kamarudin, K.A. and Sarman, S.R. (2015), "The quality of earnings in Shariah- compliant companies: evidence from Malaysia", Journal of Islamic Accounting and Business Research, Vol. 6 No. 1, pp. 19-41, doi: 10.1108/JIABR-03-2013-0005.
336	Warfield, T.D., Wild, J.J. and Wild, K.L. (1995), "Managerial ownership, accounting choices, and informativeness of earnings", <i>Journal of Accounting and Economics</i> , Vol. 20 No. 1, pp. 61-91, doi: 10.1016/0165-4101(94)00393-J.

- Worthy, D.A., Gorlick, M.A., Pacheco, J.L., Schnyer, D.M. and Maddox, W.T. (2011), "With age comes wisdom", *Psychological Science*, Vol. 22 No. 11, pp. 1375-1380, doi: 10.1177/ 0956797611420301.
- Xia, C., Zhang, X., Cao, C. and Xu, N. (2019), "Independent director connectedness in China: an examination of the trade credit financing hypothesis", *International Review of Economics and Finance*, Vol. 63, pp. 209-225, doi: 10.1016/j.iref.2018.09.010.
- Yermack, D. (2004), "Remuneration, retention, and reputation incentives for outside directors", Journal of Finance, Vol. 59 No. 5, pp. 2281-2308, doi: 10.1111/j.1540-6261.2004.00699.x.

#### Appendix 1

#### **Accounting Quality Models**

First, we use Jones (1991) discretionary accruals (DA) model to estimate earnings management [4].

We define accruals (ACC) as the difference between net income (NI) and operating cash flows (OCF) and estimate equation (A1) below for all firms in the same industry (using five broad industry classifications) each year to derive the non-discretionary component of total accruals (NDA):

$$\frac{Accruals_i}{A_i} = \alpha_0 \left(\frac{1}{A_{i-1}}\right) + \alpha_1 \left(\frac{\Delta Sales_i}{A_{i-1}}\right) + \alpha_2 \left(\frac{PPE_i}{A_{i-1}}\right) + \varepsilon_i \tag{A1}$$

where  $\Delta Sales_t$  is the change in operating revenue from t-1 to year t, and  $PPE_t$  is the total property, plant and equipment. DACC3 is the residual from equation (A1). All variables are deflated by lagged total assets to control for heteroscedasticity.

Second, we use Dechow *et al*'s (2015) discretionary accruals (DA) model to estimate earnings manipulation. In equation (A2), we modified the sales change variable defined as  $\Delta Sales_t - \Delta Debtors_t$ , where  $\Delta Debtors_t$  is the change in the accounts receivable we extracted changes in *Debtors* from changes in *Sales*:

$$\frac{Accruals_{t}}{A_{t}} = \alpha_{0} \left(\frac{1}{A_{t-1}}\right) + \alpha_{1} \left(\frac{\Delta Sales_{t} - \Delta Debtors_{t}}{A_{t-1}}\right) + \alpha_{2} \left(\frac{PPE_{t}}{A_{t-1}}\right) + \varepsilon_{t}$$
(A2)

where all variables are as defined above.

Finally, we employed Larcker and Richardson (2004) discretionary accruals model, which assumes that market expectations of future growth could place greater pressure on management and current performance could create incentives to engage in earnings management. As presented in equation (A3), the model includes two additional variables: BM as a proxy for expected growth in the firm operations and current operating cash flows (CFO) to control current operating performance.

$$\frac{Accruals_{t}}{A_{t}} = \alpha_{0} \left(\frac{1}{A_{t-1}}\right) + \alpha_{1} \left(\frac{\Delta Sales_{t} - \Delta Debtors_{t}}{A_{t-1}}\right) + \alpha_{2} \left(\frac{PPE_{t}}{A_{t-1}}\right) + \alpha_{3}(BM_{t}) + \alpha_{4} \left(\frac{CFO_{t}}{A_{t-1}}\right) + \epsilon_{t}$$
(A3)

## Appendix 2

## **Real Earnings Management Models**

To calculate the real earnings management, we perform an estimation of cash flows from operating activities, estimation of discretionary costs and estimation of production costs.

First, we estimate the cash flow from operating activities using equation (A4). Abnormal operating cash flow (Abn\_Cfop) is calculated as the difference between actual cash flows from operations and the expected rate for each firm-year (Cohen *et al.*, 2008). However, in this case, the abnormality is defined as the standard residual (Chi *et al.*, 2011), as in the following equation:

$$\frac{Cfop_{i}}{Assets_{i-1}} = \alpha_{0} \left(\frac{1}{Assets_{i-1}}\right) + \alpha_{1} \left(\frac{Sales_{i}}{Assets_{i-1}}\right) + \alpha_{2} \left(\frac{\Delta Sales_{i}}{Assets_{i-1}}\right) + \varepsilon_{i}$$
(A4)

where Cfop is the cash flow from operating activities for the firm *i* in period *t*.

Second, we estimate the discretionary costs using equation (A5). Abnormal discretionary spending (Abn\_Discexp) is calculated as the difference between the actual and expected discretionary spending levels for each firm-year (Cohen *et al.*, 2008). However, in this case, the abnormality is defined as the standard residual (Chi *et al.*, 2011), as in the following equation:

$$\frac{Discexp_i}{Assets_{t-1}} = \alpha_0 \left(\frac{1}{Assets_{t-1}}\right) + \alpha_1 \left(\frac{Sales_{t-1}}{Assets_{t-1}}\right) + \varepsilon_t \tag{A5}$$

where Discexp is the additional expenditure as the sum of R&D, SG&A and advertising firm *i* expense in period *t*.

Last, we estimate the discretionary costs using equation (A6). Overproduction (Abn\_Prod) is formulated as the difference between the actual cost of production and the expected level for each firm-year (Cohen *et al.*, 2008). However, in this case, the abnormality is defined as the standard residual (Chi *et al.*, 2011), as in the following equation:

$$\frac{Prod_t}{Assets_{t-1}} = \alpha_0 \left(\frac{1}{Assets_{t-1}}\right) + \alpha_1 \left(\frac{Sales_t}{Assets_{t-1}}\right) + \alpha_2 \left(\frac{\Delta Sales_t}{Assets_{t-1}}\right) + \alpha_3 \left(\frac{\Delta Sales_{t-1}}{Assets_{t-1}}\right) + \varepsilon_t \quad (A6)$$

Product is the cost of production as the sum of the cost of goods sold and changes in inventory for the firm *i* in period *t*.

#### **Corresponding author**

Iman Harymawan can be contacted at: harymawan.iman@feb.unair.ac.id

For instructions on how to order reprints of this article, please visit our website: www.emeraldgrouppublishing.com/licensing/reprints.htm Or contact us for further details: permissions@emeraldinsight.com CEO busyness and financial reporting quality