Generalizing event studies using synthetic controls: An application to the Dollar Tree–Family Dollar acquisition

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\textbf{ABSTRACT}

Event studies, which have significantly advanced mergers and acquisitions (M&A) research, obtain excess returns based on a theory linking a firm’s shareholder returns to those of the market. For outcomes lacking such a theory, we propose an empirical approach using a synthetic control method with machine learning to link outcomes for the acquirer or target to those for a group of comparison firms. We discuss the method’s assumptions, its close parallel to event studies, and its difference in weighting comparison firms (based on data versus derived from theory). We provide an illustration of Dollar Tree’s acquisition of Family Dollar, by analyzing shareholder returns (to demonstrate consistent results with an event study), realized cost and sales synergies, and customer sentiment (derived from more than 52 million Twitter messages). We highlight this method’s potential—for M&A and other areas of strategy research—to open up new lines of inquiry.

\textbf{Author statement}

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1. Introduction

The event study method has a long history in merger and acquisition (M&A) research (Aalbers et al., 2021; Cording et al., 2010; Datta et al., 1992; King et al., 2004; Mandelker, 1974; for a review, see Harrison and Schijven, 2015). This popular method has spawned a broad literature and enabled a deep understanding of M&As (see Devers et al., 2020; Haleblian et al., 2009). The strength of an event study is that it obtains a credible abnormal outcome by comparing the shareholder returns of the acquirer or target with those of the market. The abnormal outcome relies on a theory (i.e., a set of internally consistent statements about the connection between variables (Stinchcombe, 1987))—such as the capital asset pricing model (CAPM) and its associated assumptions about utility functions (Sharpe, 1964)—that links a company’s returns to those of the broader market.

Yet for other M&A outcomes, no theory exists to link the outcomes for the acquirer or target to those for a group of comparison firms. Prior literature has identified at least four situations in which studying other outcomes is of interest (Bauer and Matzler, 2014;
Zollo and Meier, 2008). First, other outcomes can inform drivers of enhanced shareholder returns (Bauer and Matzler, 2014; Zollo and Meier, 2008). Second, non-equity stakeholders—such as bondholders, employees, or customers (Haleblian et al., 2009)—may fare differently in an M&A than do shareholders (Barney, 2020; Shleifer and Summers, 1988). Third, tradeoffs exist between different outcomes even for a given stakeholder. For example, when it is difficult for public markets to value unique combinations of resources (Benner and Zenger, 2016), an exclusive focus on shareholder returns paradoxically may fail to maximize shareholder value. Fourth, other outcomes can be of interest in their own right; for example, patents (Puranam and Srikanth, 2007). In the absence of a theory, how can we obtain an abnormal outcome?

In order to obtain an abnormal outcome in these situations, we propose an empirical approach using Doudchenko and Imbens's synthetic control (DISC) method. The DISC approach builds on prior synthetic control methods (Abadie and Gardeazabal, 2003; Abadie et al., 2010; for applications, see Conti and Valentini, 2018; Fremeth et al., 2016). It involves comparing the actual outcome of a focal firm (i.e., the firm with the event) with a predicted outcome derived from those of comparison firms (i.e., firms unaffected by the event). In an event study, the predicted outcome is based on a theory of market behavior and the outcome of interest is shareholder returns. In DISC, the predicted outcome for the focal firm is empirically derived using outcomes from a set of comparison firms to create an outcome for what is referred to as a synthetic firm. When obtaining the predicted outcome is viewed as an empirical rather than a theoretical exercise, techniques from the field of machine learning can be applied. DISC uses a machine learning technique called elastic net (Zou and Hastie, 2005), which is a form of regularized regression. As in ordinary least squares (OLS), the model in regularized regression is linear. The coefficients, however, are restrained such that they are shrunk towards zero compared to those of OLS. This adjustment to the model’s coefficients results in better predictions. Differences in the outcome between the focal firm and the synthetic firm are analogous to the difference in the focal firm’s actual and predicted returns (i.e., abnormal returns) in event studies. Because of the empirical procedure, DISC can be applied to outcomes, other than stock returns.

Whereas the method is useful for non-M&A events, we provide an M&A application to highlight its similarities to an event study. We analyze the 2015 acquisition of Family Dollar by Dollar Tree, two large discount retailers in the general merchandise stores industry. The comparison firms are retailers that are not active in that industry and were not involved in an acquisition. We show how the method is analogous to event study when specifically looking at shareholder returns. Our aim is not to replace event study with DISC for shareholder returns. Rather, similar results would lend credence to DISC as a method that can be used for other events and outcomes.

To illustrate DISC’s potential for shedding light on important theoretical and empirical questions, we then apply it to measures of realized synergies—namely, operating costs and sales. There is substantial evidence from event studies pertaining to anticipated synergies from shareholder returns to an M&A announcement, yet much less is known about their realization (Garzella and Fiorentino, 2014). Most stakeholders, including long-term shareholders, ultimately care about the realization of synergies, which is why many M&As are conducted in the first place (Puranam and Vanneste, 2016; Rabier, 2017). To illustrate DISC’s versatility, we also analyze a measure of customer sentiment based on data from Twitter. Haleblian et al. (2009) and Bettinazzi and Zollo (2017) note that disruption to customers, who are essential for realizing growth, has been largely ignored. Customers increasingly voice their level of satisfaction online (Gans et al., 2021; Nguyen et al., 2020), which offers an opportunity to study the consequences of an M&A for customers.

This study’s key contribution is to generalize event study by using DISC to generate an empirically derived abnormal outcome, which complements situations for which a theoretically derived abnormal outcome is available (as in event study). Thus, we introduce and demonstrate a method, which is novel to M&A research. This method makes it possible to study M&A outcomes besides abnormal returns, thus allowing for the idea of an “event study” to be used more broadly. For instance, we highlight the opportunity to study the realization of cost and sales synergies as distinct from their expectations, and customer sentiment (e.g., as derived from Twitter). One advantage of DISC is that the only data required is the outcome variable for the firms in the sample; no independent variables are needed. Another advantage is that it can be used for analyzing quantitatively the consequences of a discrete, or unique, event. Thus, this study provides a template for applying DISC to the analysis of M&As, and is also applicable to other managerially relevant events.

2. Using event study to understand DISC

Notwithstanding the importance of other outcomes (Bauer and Matzler, 2014; Zollo and Meier, 2008), most M&A studies focus on shareholder returns obtained from event studies (King et al., 2004). In a recent meta-analysis on learning from experience, integration strategy, and M&A performance (Schweizer et al., 2022), 62% of the samples (out of a total of 86) had shareholder returns as outcome. The other samples were about equally split between accounting measures (e.g., ROA) and survey-based measures (e.g., managerial perception of the M&A outcome). We expand on the other outcomes in the discussion section.

A key finding from event studies is that, on average, acquirers do not benefit from M&A in terms of shareholder returns (King et al., 2004; Moeller et al., 2004, 2005). The target’s shareholders, however, gain substantially (Jensen and Ruback, 1983). From a deal
perspective, the combined returns are slightly positive. Thus, M&As create value, but often acquirers pay too high a price for the target and are able to capture relatively little value. The event study is used to quantify the gains or losses in terms of shareholder returns relative to those of the market (Harrison and Schijven, 2015; McWilliams and Siegel, 1997).

An extensive literature has investigated when those shareholder returns are particularly high or low (Haleblian et al., 2009; Schweizer et al., 2022). The typical approach is as follows. First, an event study is used to calculate the returns for each acquisition in the sample (for the shareholders of the acquirer, target, or both). Second, those shareholder returns are regressed on M&A factors to help understand the conditions under which returns are high or low. Popular M&A factors include characteristics of the acquirer, of the target, or of the deal. For example, acquirer characteristics include gaining reputation from praise in outlets such as Fortune or Wall Street Journal (Haleblian et al., 2017) or being growth oriented (Blagoeva et al., 2020). Target characteristics entail engagement with corporate social responsibility (Tong et al., 2020) or divestiture history (Laamanen et al., 2014). Deal characteristics cover perceptions of the similarity of the acquirer and target (de Groote et al., 2021), the transparency of deal details (Yakis-Douglas et al., 2017), or the method of payment (Fieberg et al., 2021). Thus, event study has provided a rich understanding of M&As from the perspective of shareholder returns.

### 2.1. Event study

Table 1 summarizes the comparison of the event study and DISC methodologies.

An event study is a method for quantifying consequences of an M&A for shareholder returns (MacKinlay, 1997; McWilliams and Siegel, 1997). The goal is to estimate, for an acquirer or target, the abnormal return: the difference between the actual return (with M&A) and a predicted return based on a market index (as an indicator of the return absent an M&A). The prediction is made with a theory of market behavior, such as CAPM, that links the focal firm’s returns to those of the market. The abnormal return is the part of the focal firm’s actual return that is not explained by market movements.

Hence, we can write the abnormal return, $AY$, as the difference between the actual and predicted returns, $y$ and $\hat{y}$, respectively:

$$AY_{it} = y_{it} - \hat{y}_{it}$$  \hspace{1cm} (1)

where the subscript $t$ denotes the event study variables and 0 and $t$ indicate the focal firm and the time episode, respectively. Predicted return in CAPM is:

$$\hat{y}_{it} = a_t + b_t y_m$$  \hspace{1cm} (2a)

where $a_t$ (CAPM’s “alpha”) is a constant and $b_t$ (“beta”) indicates the sensitivity of the focal firm’s returns to market returns, $y_m$. Event studies distinguish between two periods: an estimation window prior to the M&A and an event window that coincides with the M&A. In the estimation window, the market theory from Equation (2a) is estimated with OLS using the returns observed for the focal firm and the market. Then, in the event window, the same market theory is used to calculate abnormal returns.

We set up our analogy between DISC and an event study by showing that the market return reflects a broad market index that consists of a weighted average of several individual firm returns, such as the S&P 500:

$$y_m = \sum_{i=1}^{N_t} w_{i,0} y_{i,0}$$  \hspace{1cm} (2b)

where $w_{i,0}$ is the weight of firm $i$, $y_{i,0}$ is the market return to firm $i$ in period $t$, and $N_t$ is the number of firms in the market index. The weight, $w_{i,0}$, of each firm in the index is typically determined by some market factor, such as market capitalization (as is the case with

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*Note: The $y_{i,0}$ term is the actual outcome for the focal firm (subscripted 0) in episode $t$, and $y_{i,0}$ is the actual outcome for comparison firm $i$ in episode $t$ (event study and DISC are subverted by $e$ and $d$, respectively.*
the S&P 500) or share price.

We can substitute for \( y_{mt} \) in Equation (2a) with Equation (2b) so as to show the individual firms that constitute the market return:

\[
\hat{y}_{t} = a + b \sum_{i=1}^{N} w_{i} y_{i,t}.
\] (2c)

Equation (2c) shows how the focal firm’s predicted return is based on a weighted average of other firms’ actual returns.

2.2. DISC

The logic of DISC is similar to that of an event study; the goal in both is to estimate the “abnormal” outcome for the acquirer or target. For example, abnormal sales is the difference between actual sales (with M&A) and predicted sales based on the sales of a few comparison firms not involved in an M&A (as an indication of the sales without M&A). With DISC, this prediction is derived empirically using a machine learning technique called elastic net. So, analogously to abnormal returns, abnormal sales is that part of the focal firm’s actual sales that is not explained by changes in the sales of other firms that have not engaged in an M&A.

Similar to in Equation (1) for the event study, an abnormal outcome, \( AY \), in DISC is the difference between the actual and predicted outcomes, \( y \) and \( \hat{y} \), respectively:

\[
AY_{t} = y_{t} - \hat{y}_{t}.
\] (3)

where the subscript \( d \) denotes the DISC variables.

And much as in the event study’s Equation (2c), the predicted outcome for the focal firm is based on a linear combination of the outcomes for comparison firms:

\[
\hat{y}_{t} = a + \sum_{i=1}^{N} w_{i} y_{i,t}.
\] (4)

where \( N \) is the number of comparison firms, \( a \) is a constant and, \( w_{i} \) is the weight on the outcome of comparison firm \( i \). The event study selects a beta, \( b \), in Equation (2c), that is applied to all comparison firms, whereas DISC selects a weight, \( w_{i} \), in Equation (4), that is specific to each comparison firm. Thus, DISC can be understood as generalizing a CAPM event study.

Comparison firms are selected in two steps. First, the researcher assembles a pool of potential comparison firms. Since the goal is to use the comparison firms to predict the outcome absent an M&A, candidate comparison firms must have neither undergone an M&A themselves nor been affected by the focal firm’s M&A. Comparison firms can be private or public. Furthermore, a few comparison firms are often sufficient for estimation. Second, the elastic net algorithm selects the comparison firms from this pool as part of the estimation procedure.

2.2.1. Estimation

The DISC approach, like its event study counterpart, distinguishes between two periods: a pre-period before the M&A and a post-period after the M&A is announced or closed. The prediction model is estimated during the pre-period; then, in the post-period, it is used to calculate the abnormal outcome.

A prediction model is susceptible to overfitting if it is too flexible and therefore “overadjusts” to the pre-period’s idiosyncrasies. Since idiosyncrasies differ in the post-period, this tendency means that the model would perform poorly when calculating the abnormal outcome. In event studies, the prediction model is relatively inflexible because the same beta coefficient is used for all comparison firms (see Equation (2a)). In DISC, the prediction model is relatively flexible because it allows each comparison firm to have a different weight (see Equation (4)). To avoid overfitting, DISC uses regularization, which is a standard approach against overfitting.

In particular, DISC uses a form of regularized regression known as elastic net (Zou and Hastie, 2005). This method finds the parameter \( a \) (a constant) and the \( w_{i} \)’s (the weights) that minimize:

\[
\sum_{i=1}^{T} \left( y_{i,t} - a - \sum_{i=1}^{N} w_{i} y_{i,t} \right)^{2} + d \sum_{i=1}^{N} (c w_{i}^{2} + (1 - c) |w_{i}|).
\] (5)

The first summation is the sum of squared errors (as in OLS). The second is the regularization, which imposes a penalty on the weights. The parameter \( d \) (\( \geq 0 \)) sets the extent of regularization. If \( d = 0 \), then we obtain OLS. If \( d > 0 \), then the weights shrink towards zero relative to those obtained using OLS. A greater value for this parameter leads to a higher penalty, more shrinkage of the weights, and a model that is less likely to overfit. Too high a value, however, results in a model that may underfit (i.e., it would pick up neither noise nor signal).

The parameter \( c \) (\( 0 \leq c \leq 1 \)) sets the type of regularization. If \( c = 0 \), then the penalty consists of the absolute values of the weights. As a consequence, weights are not merely shrunk towards zero but towards exactly zero. We obtain a sparse model with some zero weights and some non-zero weights. This type of regularization is called least absolute shrinkage and selection operator, or LASSO (Tibshirani, 1996). If \( c = 1 \), then the penalty consists of the squared values of the weights. As a result, weights are shrunk towards zero, but may never become exactly zero. This type of regularization is called ridge regression (Hoerl and Kennard, 1970). With values \( 0 < c < 1 \), elastic net seeks to combine the benefits of LASSO (excluding irrelevant comparison firms whose performance is not predictive of the
focal firm’s performance) and ridge regression (retaining relevant comparison firms whose performances are correlated) (Zou and Hastie, 2005). Given its penalty on the absolute value of weights, LASSO tends to exclude most relevant comparison firms whose performance is correlated with one another (because the retained comparison firms provide similar information). In contrast, ridge regression would keep most of these correlated comparison firms, but also some comparison firms whose performance is not strongly predictive. Elastic net seeks a compromise between these two approaches, and it includes both LASSO and ridge regression as special cases.

The hyperparameters (i.e., parameters determined outside the model) \(c\) and \(d\) are, in practice, set through cross-validation using only the comparison firms (Doudchenko and Imbens, 2017). For given values of \(c\) and \(d\), each comparison firm is selected in turn to act as a “focal” firm.\(^2\) Weights are then calculated using only the pre-period outcomes. The “focal” firm’s post-period outcomes are predicted and the mean squared error (MSE) is computed.\(^3\) After cycling through all “focal” firms for a given \(c\) and \(d\), the average MSE is recorded as the prediction error for that iteration. This procedure is repeated for different values of \(c\) and \(d\). The iteration with the lowest prediction error yields the chosen values of \(c\) and \(d\).

As in event study, the core assumption in DISC is that the relationship (as approximated by the linear combination of weights) between the pre-period outcomes of the comparison firms and those of the focal firm is the same as that between the post-period outcomes of the comparison firms and those of the focal firm without the M&A (Doudchenko and Imbens, 2017). For example, the relationship between sales of the comparison firms and that of the focal firm in the pre-period would be the same in the post-period if the M&A had not occurred. This assumption is analogous to that in event study, where the sensitivity of the focal firm’s returns to those of the market is assumed to be the same in the pre-period and post-period in the absence of the M&A. Unfortunately, we cannot ascertain this assumption’s validity because its statement involves an unrealized situation. One way the assumption may be violated is if the focal firm’s M&A affects any of the comparison firms. In that event, the comparison firm’s outcomes would no longer represent outcomes without the M&A.

Note that DISC (similar to event study) imposes no constraints on the pattern of outcomes for the comparison firms during the pre- and post-period: outcomes may go up or down or both. The requirement is that the relationship between outcomes for the comparison firms and the focal firm (without M&A) remains constant.

2.2.2. Interpretation

The synthetic control literature interprets the abnormal outcome (i.e., the difference between actual and predicted outcome) as an estimation of the effect size of a treatment (Abadie et al., 2010; Doudchenko and Imbens, 2017). This interpretation is similar to that in event studies, whereby an abnormal return (i.e., the difference between an actual and predicted return) provides an estimate of the effect size of an M&A. As applied to synergies, we can interpret the abnormal outcome as an estimate of the realization (or lack thereof) in costs or sales synergies. Just as event study provides an estimate of abnormal returns for a given deal, DISC yields an estimate of abnormal costs or sales specific to a given deal.\(^4\)

A key difference is that event study reflects anticipated synergies and DISC reflects realized synergies. The tradeoff is as follows. An event study allows for a short event window of a few days around the announcement (though many event studies use longer event windows of many months or years [King et al., 2004]). A short event window helps in avoiding confounding events but means we can only anticipate the extent of synergies. In efficient markets, this guess is good in the sense that it is hard to systematically make better guesses but not in the sense that the guess necessarily comes true. DISC estimates realized synergies, which differ from anticipated synergies (Oler et al., 2008). For example, one way to assess whether anticipated costs and sales synergies have been realized is to consider the financial statements (Koller et al., 2020). A longer event window is needed because synergies are not realized instantaneously and thus do not immediately show in the financial statements. However, a longer event window creates the possibility of confounding events. One check for confounding events is to inspect when synergies are realized; for example, after the closing date rather than before.

3. Methods

3.1. Sample

We illustrate DISC with Dollar Tree’s acquisition of Family Dollar. Both of these firms are large discount retailers selling a wide range of items that include kitchen supplies, food, beauty products, office materials, and cleaning products. The acquisition was announced on July 28, 2014, and closed on July 6, 2015. Dollar Tree offered a 31% premium over Family Dollar’s average share price during the four weeks prior to announcement. At the time of the acquisition, Dollar Tree was generating $8.0 billion in revenue and $1.1 billion in EBITDA from 5080 stores; Family Dollar was generating $10.4 billion in revenue and $815 million in EBITDA from 8246 stores.

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\(^2\) Because weights are firm-specific, we cannot simultaneously assign multiple firms as being focal. This fact precludes alternative cross-validation techniques, such as \(K\)-fold cross-validation.

\(^3\) Doudchenko and Imbens (2017) calculate the prediction error for the post-period’s final episode only. To reduce sensitivity to the study’s end date, we calculate the prediction error not just for the final episode but over all episodes after the M&A’s closing.

\(^4\) If the interest is in understanding differences between industries, then one can (1) obtain specific effects from multiple deals and (2) run a regression with dependent variable abnormal sales (or costs) and industry indicators as independent variables.
When selecting this acquisition, we applied the following criteria to ensure that outcome data were available. First, for the shareholder returns, operating costs, and sales measures, we sought an acquisition in which both the acquirer and target were publicly listed. Second, for the customer sentiment measure, we looked for a post-2012 acquisition between US-based firms in retail industries (SIC codes 52 to 59) operating chiefly in a single 2-digit SIC code so that tweets about a company would relate to a single industry. The Dollar Tree–Family Dollar acquisition met these criteria.

We used the same criteria to select comparison firms but with a few modifications to accommodate key DISC assumptions. First, we sought public firms in a primary industry other than that of Dollar Tree and Family Dollar (SIC 53: General Merchandise Stores) to preclude the acquisition from affecting any comparison firms (353 firms). Second, we ensured that comparison firms had more than one million dollars in sales (152 firms) to ensure comparability of accounting measures with those of Dollar Tree and Family Dollar. Third, comparison firms must not have undergone an M&A during the sample period (69 firms). Fourth, to ensure that the sentiment measure for comparison firms is comparable to that of focal firms, we dropped 56 companies: non-American firms, firms with only online operations, and firms with multiple brands or active in multiple industry segments. The search yielded 13 comparison firms: Barnes & Noble, Bed Bath & Beyond, Chipotle Mexican Grill, The Home Depot, Jamba Juice, Lowe’s, Nordstrom, Office Depot, Panera Bread, Ross Stores, Ulta Beauty, Whole Foods Market, and Williams-Sonoma.

3.2. Measures

We use four outcome measures. The first is daily shareholder returns (from Compustat) to assess whether DISC yields results similar to those of an event study.

The second is operating costs. A distinction is made between cost and sales synergies (Rabier, 2017; for two other types of synergy, see Bennett and Feldman, 2017, on ongoing synergy and Hernandez and Shaver, 2019, on network synergy). These are improvements in the joint costs and sales that the target and acquirer would not have achieved independently. We use data originating from SEC filings. To analyze operational synergies, we focus on operating costs (Compustat: XOPR), which includes cost of goods sold as well as selling, general, and administrative expenses. The measure is calculated as the joint quarterly operating costs divided by joint sales. We normalize by sales because sales increases may lead to increases in operating costs and thereby mask cost synergies.\(^5\) The third measure is the joint quarterly sales (Compustat: SALEQ) of Dollar Tree and Family Dollar.

The fourth measure is customer sentiment. M&A disruptions are well documented for internal stakeholders (Graebner et al., 2017) but much less so for customers. Sentiment is “overall opinion towards the subject matter” (Pang et al., 2002: 79). We follow previous studies in using Twitter data to measure customer sentiment (Gans et al., 2021; Ma et al., 2015). Using 52 million tweets that mentioned the focal or comparison firms, the measure is the probability that, in a given month, a tweet about a company has positive sentiment. More information on the data used for customer sentiment—and on our construction of that measure—is presented in the Online Appendix.

3.3. Pre-period and post-period

For shareholder returns, the estimation window (or pre-period) is 250 trading days and ends 60 trading days prior to announcement: \([-310, -61]\). The event window (or post-period) begins 10 trading days prior to announcement and ends 10 trading days thereafter \([-10, 10]\) (Cuypers et al., 2017). Data for sales and operating costs are available quarterly, so the pre-period runs from 2010Q1 to 2014Q2 (i.e., the quarter preceding announcement): and the post-period runs from 2014Q3 (the announcement quarter) to 2017Q1. We exclude the closing quarter (2015Q3) because of a shift in Family Dollar’s reporting cycle. Finally, for customer sentiment—where data are aggregated by month—the pre-period is from January 2010 to June 2014 (the month prior to announcement) and the post-period is from July 2014 (the announcement month) to March 2017 (to ensure that data are available for all measures and to avoid any acquisitions by comparison firms). The R code for the analysis of operating costs is given in the Online Appendix. The same code is used when analyzing the other measures.\(^6\)

3.4. Placebo test

Given the small sample size, traditional hypothesis tests of statistical significance are not feasible in DISC. Instead, DISC, like prior synthetic control methods (Abadie et al., 2010), uses a placebo test that yields a \(p\)-value analogue. The idea is to compare the effect size obtained for the focal firm to the placebo effect size that arises if, instead, a comparison firm is viewed as the focal firm. The placebo test calculates the placebo effect size for each comparison firm in turn, while using only the data for the comparison firms. The statistic used is the ratio of the root mean squared predicted error (RMSPE) in the post-period to that in the pre-period (Abadie et al., 2015). If the magnitude of the RMSPE ratio is higher for the focal firm than for the comparison firms, then the result is less likely due to chance. A \(p\)-value indicates how unusual the data are without an effect. Likewise, the proportion of placebo effects whose magnitudes exceed that of the focal firm (i.e., the \(p\)-value analogue) captures the rarity of the focal firm’s observed effect. If this proportion is high, then the

\(^5\) An analysis using a measure of operating costs without sales normalization yields conclusions similar to those reported here.

\(^6\) For researchers wanting to apply DISC but who do not use R, we also provide Stata code in the Online Appendix. For generality, the Stata code considers only pre- and post-periods and not intermediate periods (e.g., between announcement and completion). Furthermore, note that R and Stata use different optimization methods, so that results of these applications may differ slightly.
observed effect for the focal firm (with an M&A) is typically equaled or exceeded for firms without an M&A, which suggests that magnitude of the outcome for the focal firm is not unusual (which may call into question the presence of the M&A effect).

4. Results

Fig. 1 compares DISC with an event study using the first outcome measure: shareholder returns. For the event study, we used CAPM (see Equation (2a)). As is common, we summed the returns over time to yield cumulative abnormal returns (CAR). The estimated CARs are typical: close to zero (1%) for the acquirer (Dollar Tree, the figure’s left panel) and both large and positive (26%) for the target (Family Dollar, right panel). More importantly, the DISC results are similar (−1% and 22%). The consistency of these results suggests that DISC is a viable method for studying additional outcomes.

Fig. 2 presents DISC results and additional analyses for the second outcome measure: the combined (normalized) operating costs of Dollar Tree and Family Dollar for the period 2010–2017. The upper left panel plots actual and predicted operating costs. In the pre-period (before announcement), actual operating costs are cyclical (as allowed by DISC) and closely matched by predicted operating costs; this indicates that the DISC prediction model works well for the pre-period. In the post-period (after announcement), actual operating costs are lower than predicted costs, consistent with the realization of cost synergies. The divergence did not begin until after the acquisition had closed and it increased over time to more than two percentage points in 2017. The figure’s upper right panel shows that 9 of the 13 comparison firms had nonzero weights and that the weights for The Home Depot and Office Depot are negative.

In the Dollar Tree analysis, weights for the comparison firms are small because the intercept approximates reasonably well the flat pre-period and is modest in the post-period. Together, these two facts yield a ratio of post-RMSEs to pre-RMSEs that is the third-most negative—and fifth-most extreme overall—of the placebo comparison results, as shown in the middle right panel. That panel suggests a value for the observed result of $p = 0.23$ (one-sided; calculated as $3/13$) or $p = 0.38$ (two-sided; calculated as $5/13$). Thus, changes in operating costs are substantial but not unusual.

Finally, the figure’s lower left panel plots results from the leave-one-out procedure, which investigates the sensitivity of results to the selected comparison firms. The leave-one-out procedure assesses the extent to which the results change when using a smaller set of comparison firms. The procedure iteratively drops one comparison firm from the pool at a time, then re-runs the estimation. The dropped comparison firm is the one that received the highest weight in the previous iteration.

Results after dropping the first comparison firm give consistent, albeit more pronounced, improvements in operating costs. Dropping additional comparison firms yields no estimation (i.e., all remaining comparison firms get zero weight), as shown by the horizontal dashed line. This suggests that, in this case, after the second comparison firm is dropped there are too few remaining to collectively approximate operating costs in the pre-period. Thus, the results are insensitive when dropping one comparison firm and cannot be established with fewer comparison firms.

Fig. 3 plots the DISC results for the third outcome: combined sales for Dollar Tree and Family Dollar. Actual sales are lower than predicted sales, consistent with sales dis-synergies. The divergence began only after the acquisition had closed and amounted to per-quarter sales that were several hundred million dollars lower, or about 6% on average. Compared with the placebos, the sales decline for Dollar Tree and Family Dollar is the second-most extreme ($p = 0.15$, or $2/13$). In the leave-one-out analysis, dropping one comparison firm yields a consistent decline in sales but dropping more suggests a sales increase. However, the sensitivity analysis for the post-period result is not valid, because the model fits (between actual sales and predicted sales based on subsequently smaller pools of comparison firms) in the pre-period are poor. In each iteration of the leave-one-out analysis, predicted sales deviate from actual sales well before the end of the pre-period. Without a better fit in the pre-period, the post-period has no clear interpretation.

Figs. 4 and 5 present the results of the DISC analysis for the final outcome measure: customer sentiment. Because data on Family Dollar’s customer sentiment are available throughout the period of study, we can assess this outcome separately for target and acquirer even after the acquisition closes. For both Dollar Tree and Family Dollar, actual customer sentiment after the announcement increases relative to predicted customer sentiment. These changes are more extreme than for any of the placebos for both firms ($p = 0.08$, or $1/13$). The leave-one-out analyses indicate that these observed results are not sensitive to the choice of comparison firms.

5. Discussion

The DISC approach generalizes event studies by allowing for the study of outcomes other than shareholder returns. In this paper, we use DISC to study several such outcomes of the Dollar Tree–Family Dollar acquisition. First, the cumulative abnormal returns are close to zero for Dollar Tree and more than 20% for Family Dollar. Given that Dollar Tree and Family Dollar had roughly similar market values before the announcement, this finding indicates that the market anticipate substantial synergies in this deal. Second, we find some evidence of actual operating cost synergies but no evidence of actual sales synergies (in fact, the evidence suggests sales dis-synergies). Hence, additional study of other M&As is warranted because managers frequently offer sales synergies as a rationale for acquisitions (Bauer et al., 2021; Cerrato et al., 2016; Rabier, 2017). Third, post-acquisition customer sentiment of both target and acquirer increased relative to that of the comparison firms. So in this case, we do not find that customers experienced spillovers from

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7 Carhart’s (1997) four-factor market model yields similar results.
8 In the Dollar Tree analysis, weights for the comparison firms are small because the intercept approximates reasonably well the flat pre-period trend. We also conducted an analysis with the intercept term excluded, which is equivalent to setting $\alpha = 0$ in Equation (5). The results are similar to those reported here.
the internal disruption due to post-merger integration (Graebner et al., 2017). An opportunity exists for future research to explore the conditions under which such spillovers might occur.

We provide several design considerations when implementing DISC in practice. With respect to comparison firms, three filters will assist with their selection. First, comparison firms ought not have executed an M&A over the study period. Second, they ought not have experienced any spillovers from the focal firm’s M&A transaction. Third, to avoid confounding events, comparison firms ought not have experienced any idiosyncratic shocks during the study period. One check on the selection of comparison firms is whether there is a good fit between the focal and synthetic firms in the pre-period. A poor fit suggests that the model is not suitable. Thus, a tradeoff exists for the number of comparison firms. When ensuring that undesirable comparison firms are excluded from the pool, one may be left with too few firms that yield unstable results. A potential instability can be assessed by performing a leave-one-out analysis, in which comparison firms are dropped one by one.

With respect to the number of periods in the study (Abadie, 2021; Abadie et al., 2015), it is preferable to include a greater number of
pre-periods. With few pre-periods, a close match between the synthetic and the focal firms might arise due to chance. In that case, any relationship established between the synthetic and focal firm in the pre-period is unlikely to carry over into the post-period. Using many pre-periods, a close match is unlikely to arise due to chance, suggesting that the relationship between the two is likely to carry over into the post-period had the M&A not occurred. Including relatively few post-periods precludes the possibility that other events might confound results. Thus, a tradeoff exists if DISC is used to understand the impact on an M&A outcome over longer periods. With many post-periods, more insight can be gained on the M&A outcome, but with greater risk of confounding events.

However, we note that avoiding confounding factors is not always the goal in event studies. A recent stream of M&A research on impression management (e.g., Busenbark et al., 2017; Gamache et al., 2019; Graffin et al., 2016), focuses on acquisitions with confounding announcements. Firms intentionally attempt to alter market reactions to acquisition announcements by releasing information unrelated to the acquisition. As a consequence, abnormal returns reflect the effects of both the M&A and the confounding event. Impression management can also affect the interpretation of DISC. With impression management, the abnormal outcome for the acquirer or target represents not only the acquisition but also the release of unrelated information. In such instances, DISC can help to isolate the consequences of the acquisition by investigating the effects on different stakeholders (e.g., on customers and their sentiment).

5.1. Applications of DISC and other methods

A number of empirical methods are used in strategy research, including the original implementation of synthetic controls, coarsened exact matching, and difference-in-differences. In the Appendix, we provide a comparison of these methods, including assumptions, derivation of weights, data requirements, advantages, and disadvantages. Because each method has different strengths and weaknesses, we discuss here the choice of which one to use based on the research question and context.

DISC is useful for evaluating the firm-specific effect over time of a strategic event or policy, even when the focal firm is unique and when only outcome data are available. The absence of weight constraints offers two benefits. First, a focal firm or its strategy can be unique because dissimilar comparison firms can be inverted or scaled (as described previously) to create a good pre-period match.
Second, direct competitors—which are likely most similar to the focal firm—can be excluded to mitigate the spillover risk of the focal firm’s strategy affecting the comparison firms. One concern is that outside events may confound the effect if the post-period window is long. So depending on the nature of the strategic event, we may have more confidence in earlier than in later results in the post-period.

Event studies are frequently used to study the effects of M&As. When used to study a single firm, an event study estimates an M&A’s firm-specific effect on the firm’s cumulative abnormal returns. However, an event study is usually applied on a large sample to assess the average effect of some M&A characteristic (e.g., target and acquirer relatedness) on cumulative abnormal returns. Because returns are forward-looking, the post-period (i.e., event window) can be short, which minimizes the possibility of other events confounding the effect. Since the underlying theoretical model focuses only on shareholder returns, it follows that the firms studied must be publicly traded.

Prior implementations of synthetic controls for policy evaluations (Abadie and Gardeazabal, 2003; Abadie et al., 2010, 2015) have been used in the management literature (Conti and Valentini, 2018; Fremeth et al., 2016). This version was designed to bridge small-sample qualitative analyses and large-sample quantitative analyses. It yields an intuitive synthetic control for studying firm-specific effects over time when the number of focal and comparison firms is small. The availability of independent variables allows for an alternative pre-period model, in the event that a dependent variable-only model results in a weak fit. However, the constraints on weights render this approach less applicable when the focal firm is unique. The method is also susceptible to spillovers arising from the need to choose similar comparison firms and to confounding if the post-period window is too long. These characteristics suggest that this early implementation of synthetic controls is especially suited for policy evaluation.

Coarsened exact matching (CEM) is useful when model dependence is a concern. Because CEM can be used with many estimation methods, it can be broadly applied across research questions pertaining to the average effect of a strategy on an outcome of interest. Because firms are dropped from the sample in order to achieve a better match among remaining focal and comparison firms, the method is more effective with larger samples. CEM addresses the endogeneity that results when the functional form of observables is misspecified. Yet CEM cannot, by itself, address the endogeneity that arises from unobservables.

Finally, difference-in-differences (DiD) is used in large-sample studies when a policy change affects the focal firms but not the comparison firms (which are otherwise similar to them). In these instances, DiD is used to estimate the policy’s average effect on the outcome of interest for focal firms. This method exploits experiment-like conditions and the policy change is typically referred to as a
shock. However, identifying a clean shock is a nontrivial task because the shock should neither be anticipated by the focal firms nor affect the comparison firms. DiD relies on the parallel trends assumption but, unlike the other methods, it cannot render focal and comparison firms more similar. So, in practice, DiD is often combined with CEM. Like other methods, DiD also incurs the risk of outside events affecting the focal or comparison firms if the post-period window is too long.

5.2. Implications for research

We see potential for applications of DISC to research on M&A, strategy, and organizations, which we discuss in turn. A rich literature exists on measuring M&A performance (Bauer and Matzler, 2014; Zollo and Meier, 2008). The dominant approach is to use abnormal shareholder returns derived from an event study (Schweizer et al., 2022). An event study’s appeal is that it gives a near immediate measure of M&A performance. This instantaneity is both its strength and its weakness. It allows for isolating the impact of an M&A from other internal or external changes that may occur during the lifetime of the M&A. Yet, it is based on a subjective up-front assessment of a complex organizational process that plays out over a long period (Schijven and Hitt, 2012). It is difficult for managers to predict whether an M&A will be successful, let alone for investors with less information. Indeed, shareholders’ long-term returns to M&As deviate from their short-term returns (DeLong and DeYoung, 2007; Oler et al., 2008).

Outcomes in M&A research other than shareholder returns include accounting measures and survey-based measures (Schweizer et al., 2022). An example of the former is return on assets (Castellaneta et al., 2018) and of the latter is managerial perceptions of integration performance (Heimeriks et al., 2012). These outcomes have typically been studied using regressions. For survey-based measures for which repeated data collection over time is rare, DISC is typically not applicable because it requires time series data. In this case, DISC’s data requirements are more stringent. For accounting measures, DISC works well, as we have illustrated when analyzing cost and sales synergies. Compared to regressions, one benefit of DISC is that it requires no independent variables. Thus, one may have access to time series outcome data but not to time-series independent variables (or at least not on the same interval). In this case, DISC’s data requirements are less stringent.

DISC can help advance our understanding of M&A performance. First, the literature shows that anticipated and realized M&A performance may differ (Garzella and Fiorentino, 2014; Schijven and Hitt, 2012). DISC can help direct attention to realized M&A

Fig. 5. Results of Customer Sentiment for Family Dollar

Note: The vertical lines mark the announcement date (July 28, 2014) and closing date (July 6, 2015).
performance and its drivers. For example, a general notion is that cost synergies are more easily achieved than sales synergies, though the academic evidence is lacking. Second, M&A performance is multi-faceted and the literature has argued for the consideration of non-shareholder measures (Cording et al., 2010; Zollo and Meier, 2008). We showed the versatility of DISC by analyzing customer sentiment from tweets. We see an interesting opportunity to use DISC to study post-merger integration (Schweizer et al., 2022); for example, by considering (the number of) job postings on digital platforms or (the number of) product launches. Third, the literature shows that public acquirers capture more value from private than from public targets (Capron and Shen, 2007). However, M&A outcomes are less well understood when the acquirer is private. Because DISC does not rely on public shareholder returns, it provides an interesting opportunity to study private firms, which outnumber public firms.

We see potential for applications of DISC to broader strategy research. For instance, strategy research suggests that firms adopt unique strategies, yet analyzing them is challenging because of their uniqueness. The literature features three main approaches. First, some studies focus on the non-unique aspects of a strategy, such as generic strategies (Campbell-Hunt, 2000; Porter, 1980; Shinkle et al., 2013). Second, some scholars categorize the firm-specific consequences of a non-unique strategy. For instance, it is possible to classify firms as either diversified or non-diversified and then to estimate a firm-specific outcome of diversification (Mackey et al., 2017) or to classify firms based on their unique corporate social responsibility strategy and study returns to that unique strategy (Nardi et al., 2022). Third, researchers have conducted qualitative analyses of a firm’s strategy; one example is Siggelkow’s (2002) investigation into Vanguard’s strategy evolution. We propose that DISC offers a useful fourth approach—a quantitative approach for studying a strategy’s consequences, even if the strategy is adopted by just a single firm and that firm differs from others. Hence, DISC can yield insights into the consequences of unique strategies and events.

Beyond strategy, DISC can be applied in organizational research more broadly. For example, the impact of individual employees’ personal events (Chen et al., 2021) on creativity or productivity can be assessed. Also, events that affect team cohesion or other behaviors (Laulié and Morgeson, 2021) could be analyzed. In general, the application of DISC merely requires one or a few units of observation to experience the event, some comparison units that do not experience it, and realizations of the outcome of interest over time. Moreover, the visualizations of the results are easy to interpret and provide an indication of the reliability of the result. DISC expands the principle of an event study and allows organizational researchers to quantify how a variety of events affect individuals, groups, or organizations.

5.3. Implications for practice

In addition to its usefulness for researchers, we posit that several of DISC’s characteristics make it valuable for managers looking to understand the impact of their strategic decisions and policies. First, DISC’s light data requirement—requiring only one treated unit and a limited number of comparison units—facilitates apt analysis for managers. Managers are typically not interested in understanding average effects within a large sample. Rather, a manager is often focused on the individual effect on a single focal observation, such as her own firm. Another use case is as a tool for competitive intelligence, whereby specific competitors can be analyzed. For example, in our analysis, we relied strictly on publicly available information. Second, the results can be presented in a graphical format that is easy to interpret. The output from DISC graphically shows the difference between the outcome for the focal unit of observation and the group of comparison firms. Because DISC uses time series, it provides insight into changes over time and can be applied in real time (if data are available). DISC could serve managers looking to engage in a rigorous, data-driven approach to assess their strategies. Third, although we focused on an M&A application, DISC is not limited to such applications. Other business use cases include a new product launch, a change in the compensation scheme, or an organization redesign.

6. Conclusion

This study demonstrates DISC’s potential to broaden the scope of event studies in M&A research. DISC effectively generalizes the event study framework and facilitates analysis that extends beyond shareholder returns. The method offers a versatile and empirically derived approach to obtain abnormal outcomes, making it applicable to a diverse set of outcomes, including realized synergies and outcomes for other stakeholders. DISC opens opportunities to study questions pertaining to outlier or unique M&As, events, and strategies more broadly.

Data availability

The authors do not have permission to share data. The code is provided.

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Appendix A. Supplementary data

Supplementary data to this article can be found online at https://doi.org/10.1016/j.lrp.2023.102392.

APPENDIX

A. Other Methods Using Comparison Firms

Given that DISC is concerned with selecting comparison firms, we compare this approach with other methods that make the comparison group explicit. In addition to event study, popular methods in strategy research that do so are the original implementation of synthetic controls, coarsened exact matching, and difference-in-differences (see Abadie et al., 2015; Iacus et al., 2011; Card and Krueger, 1994 for a detailed description of each respective method). We highlight how each method selects and weights comparison firms. Because we are interested in strategy applications, we adopt a firm-level unit of analysis in our discussion (but note that these methods are not exclusive to these applications or levels). Table A1 provides an overview of the comparisons. Columns 1 and 2 summarize event study and DISC, which are covered in the paper. We elaborate below on early versions of synthetic controls, coarsened exact matching, and difference-in-differences.

A.1. Abadie Synthetic Controls

DISC is based on the synthetic control approach devised by Abadie and co-authors (Abadie and Gardeazabal 2003; Abadie et al. 2010, 2015), which we denote “ASC.” Their insight is to compare a single focal firm with a synthetic firm (a “synthetic control”) constructed from a weighted (rather than a simple) average of comparison firms. The synthetic firm is created based on the pre-period values of the independent and dependent variables. The effect size is the difference in dependent variable between the focal and synthetic firm in the post-period.

ASC has been used in the management literature (e.g., Fremeth et al. (2016) on the impact of a government intervention and a product recall on automobile sales, and Conti and Valentini (2018) on the effect of judicial independence on entrepreneurial entry). The method has enjoyed particular success in economics for studying policy implications (e.g., Gharaghizzi (2017) investigates the effect of sanctions on Iran’s GDP, Peri and Yasenov (2019) study the impact of a refugee wave on local wages in Miami, and Roesel (2017) analyzes how mergers of local municipality governments affected municipality spending and voter behavior). Although most synthetic control applications have one or a few focal units, recently this approach has been applied also in settings with multiple focal firms (e.g., Connelly et al., 2020; Rietveld et al., 2020).

ASC differs from DISC in two noteworthy ways. First, DISC uses only the dependent variable to compute the weights whereas implementations of ASC use both independent and dependent variables. In fact, only a few (rather than all) pre-period episodes of the dependent variable are used in order to simplify computations (Abadie et al., 2010). If independent variables are required, then more stringent data requirements are imposed. Second, ASC requires that weights be nonnegative and to sum to one. Although the resulting synthetic control has an intuitive interpretation, these constraints imply that the focal firm must be similar to comparison firms. Absent these constraints, it is unnecessary for a focal firm to resemble a comparison firm because DISC can apply a negative weight to a comparison firm to yield its “opposite” or apply a weight greater than 1 to yield a larger version of a comparison firm in terms of the outcome variable (for example, a comparison firm with $8 million in sales could mimic a focal firm with $10 million in sales by applying a weight of 1.25). As a result, using ASC to study a unique or outlier focal firm is less feasible. Moreover, similar firms are most likely found in the same industry, which may raise a spillover concern: when the focal firm’s strategic event also affects the comparison firms. The option of choosing dissimilar comparison firms (e.g., from different industries) can alleviate this concern.

A.2. Coarsened Exact Matching

Synthetic controls are typically used when there is one (or a few) focal firm(s), but matching methods, such as coarsened exact matching (CEM), are used when there are many focal firms. The goal of CEM is to reduce bias that arises from model dependence. CEM retains only similar focal and comparison firms. Consequently, the choice of the model to account for differences between focal and comparison firms is less important.

CEM drops focal firms for which there is no similar comparison firm as well as comparison firms for which there is no similar focal firm. Similarity is based on grouping each firm into bins that are created after coarsening each independent variable into ranges of values. Firms in bins that contain only focal or comparison firms receive a weight of zero, which excludes them from the sample. Weights for matched comparison firms balance the number of focal and comparison firms within a bin and adjust for the total number of matched firms. CEM accounts for differences in observables, not in unobservables. Because CEM is a data preprocessing approach, it is often combined with an estimation method (e.g., regression, difference-in-differences).

A.3. Difference-in-Differences

Whereas CEM uses observables to reduce model dependence based on observables, difference-in-differences (DiD) is a large-sample approach that seeks to account for time-invariant unobservables. A policy change or shock (e.g., intellectual property theft (Miric and Jeppesen 2020)) affects the focal firms but not the comparison firms. The central idea is to compare the difference in the outcome of interest for the focal firms (pre- and post-period) with the difference in outcome for the comparison firms. By assessing the difference
between focal and comparison firms relative to their pre-period baselines, DiD accounts for the possibilities that, regardless of shock, firms are different beforehand and that outcomes change over time.

DiD is implemented using regression, so comparison firms are evenly weighted. A key assumption is that of parallel trends: the outcomes for the focal and comparison firms would have followed the same trajectory in the post-period were it not for the shock. This counterfactual assumption is untestable, so empirical researchers instead test for whether pre-period time trends are similar for focal and comparison firms. If so, then it is more plausible that post-period time trends would also have been similar. Justification for the validity of a chosen comparison group ultimately depends on the institutional context.

### Table A.1
Comparison between DISC and Other Empirical Methods

<table>
<thead>
<tr>
<th>Method</th>
<th>Event study</th>
<th>Doudchenko and Imbens synthetic control (DISC)</th>
<th>Abadie synthetic control (ASC)</th>
<th>Coarsened exact matching (CEM)</th>
<th>Difference-in-differences (DiD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Justification for comparison group validity</td>
<td>Theoretical</td>
<td>Empirical</td>
<td>Empirical</td>
<td>Resulting similarity to focal firm(s)</td>
<td>Context-driven</td>
</tr>
<tr>
<td>Assessment of comparison group validity</td>
<td>Pre-period fit (e.g., $R^2$)</td>
<td>Pre-period fit</td>
<td>Pre-period fit</td>
<td>Statistical test of balance</td>
<td>Parallel trends</td>
</tr>
<tr>
<td>Justification for post-period model</td>
<td>Pre-period model holds in the post-period (in the absence of a strategy event)</td>
<td>Pre-period model holds in the post-period (in the absence of a strategy event)</td>
<td>Pre-period model holds in the post-period (in the absence of a strategy event)</td>
<td>Distributions of independent variables are similar between treatment and controls (no explicit distinction between pre- and post-period)</td>
<td>Pre-period model holds in the post-period (in the absence of a strategy event)</td>
</tr>
<tr>
<td>Endogeneity assumptions</td>
<td>For each M&amp;A, no confounding events; for regressions using CAR as dependent variable, no unobserved factors</td>
<td>For each strategic event, no confounding events</td>
<td>Allows for constant unobserved factors with time-varying effects if pre-period is sufficiently long</td>
<td>No unobserved factors</td>
<td>No time-varying unobserved factors (firm fixed effects account for constant unobserved factors)</td>
</tr>
<tr>
<td>Statistical testing</td>
<td>Frequentist inference</td>
<td>Placebo test</td>
<td>Placebo test</td>
<td>Frequentist inference</td>
<td>Frequentist inference</td>
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<td>Weights</td>
<td>Variables used to compute weights</td>
<td>Dependent variable</td>
<td>Dependent variable</td>
<td>Independent variables</td>
<td>None (evenly weighted)</td>
</tr>
<tr>
<td>Firm-varying weights?</td>
<td>Yes (because market weight, $w_i$, varies by firm)</td>
<td>Yes</td>
<td>Yes</td>
<td>No (for matched firms within each stratum)</td>
<td>No</td>
</tr>
<tr>
<td>Negative weights possible?</td>
<td>Yes (if $b &lt; 0$, then $b \times w_i$ is negative for all firms)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Sum of weights equals one?</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Illustrative weights of three comparison firms and one focal firm</td>
<td>$b \times 0.04$</td>
<td>5/4</td>
<td>3/4</td>
<td>5/4</td>
<td>1/3</td>
</tr>
<tr>
<td></td>
<td>$b \times 0.02$</td>
<td>0</td>
<td>1/4</td>
<td>5/4</td>
<td>1/3</td>
</tr>
<tr>
<td></td>
<td>$b \times 0.01$</td>
<td>$-1/3$</td>
<td>0</td>
<td>0</td>
<td>1/3</td>
</tr>
<tr>
<td>Data</td>
<td>Type of data</td>
<td>Longitudinal</td>
<td>Longitudinal</td>
<td>Longitudinal</td>
<td>Cross-sectional or longitudinal</td>
</tr>
<tr>
<td></td>
<td>Minimum number of focal firms needed for method</td>
<td>One</td>
<td>One</td>
<td>One</td>
<td>Many</td>
</tr>
<tr>
<td></td>
<td>Minimum number of comparison firms needed for method</td>
<td>Many (index)</td>
<td>Few</td>
<td>Few</td>
<td>Many</td>
</tr>
<tr>
<td>Application</td>
<td>Representative strategy</td>
<td>What is the firm-specific effect of an M&amp;A on a firm’s cumulative</td>
<td>What is the firm-specific effect of a strategy or policy change on a</td>
<td>What is the firm-specific effect of a strategy or policy change or strategy</td>
<td>What is the average effect of a strategy change on a strategic</td>
</tr>
</tbody>
</table>

(continued on next page)
Table A.1 (continued)

<table>
<thead>
<tr>
<th>research question</th>
<th>abnormal returns?</th>
<th>strategic outcome for a firm that may be unique or an outlier?</th>
<th>on a strategic outcome for a firm?</th>
<th>outcome for a group of firms?</th>
<th>outcome for a group of firms?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pros (questions, data, context)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shareholder returns are forward-looking, which allows for short post-periods and does not require independent variables</td>
<td>Does not require independent variables; comparison firms can be dissimilar; shows how effect changes over time</td>
<td>Intuitive and explicit synthetic control, shows how effect changes over time</td>
<td>Questions pertaining to individual effects</td>
<td>Reduces model dependence; can be used in conjunction with other methods</td>
<td>Approximates experimental conditions using observational data</td>
</tr>
<tr>
<td>M&amp;A-related questions</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Large sample (typically)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Context is M&amp;As</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Cons</strong></td>
<td>Public firms only, underlying theoretical model focuses on shareholder returns only</td>
<td>Strategy or policy change cannot affect comparison group, long post-periods may be confounded by other events</td>
<td>Comparison and focal firms must be similar, else difficult to obtain good pre-period fit; long post-periods may be confounded by other events</td>
<td>Cannot account for unobserved factors</td>
<td>Difficulty in finding an exogenous shock</td>
</tr>
</tbody>
</table>

References


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