Do Low Cost Carriers Have Different Corporate Governance Models?

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ABSTRACT

In this paper, we investigate whether different business models in the same industry (passenger air transportation) lead to different corporate governance models. We found that low cost carriers (LCCs) organise their boards differently from full service carriers (FSCs), in order to achieve lower costs and the faster decision-making process that is required by their business model. We also found that LCCs and FSCs solve their potential agency cost problems differently. FSCs have more board committees in order to monitor management, and LCSs have a closer coincidence of interests between shareholders and management.

Keywords: corporate governance, low cost carriers.

JEL codes: G34, L93.

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1. **INTRODUCTION**

Low cost carriers (LCCs) are frequently defined as airlines that supply no-frills flights for which passengers pay low fares. No-frills means no expenses with catering and other free inflight services and therefore the “low cost” designation for this type of firm. However, studies on cost differentials between LCCs and full service carriers (FSCs) have shown that being a “frills” or “no-frills” business is not the main reason for the difference in cost structures. A study by ECA (2002) estimates that LCC costs per passenger are about 43% of FSC costs. The estimates of Hansson et al. (2003) approach this percentage. What can explain this wide cost differential? The ECA (2002) study shows that the main LCC cost advantages are due to a higher seat density and no inflight catering, minimal handling fees, lower reservation costs (including no agents’ commissions), higher aircraft utilisation, cheaper airports, smaller administration costs, lower crew costs and homogeneous fleet.

Only the first two factors are directly related to the no-frills concept. However, according to Hansson et al. (2003), “frills” account for only 5% whereas about 65% of the cost savings come from the product choice, and among them, the most important are business pace, process complexity and ticket distribution.

It is not catering and other amenities that distinguish LCCs and FSCs as firms but rather their **business model**. As Franke (2004) states, LCC competitive conditions are a result of a different **business model**, based on quick, streamlined processes, or, in the words of Hansson et al. (2003), with “minimal complexity in products and processes”.

A business model includes the choice of the product and of production processes, as well as that of a strategy for achieving a growing market share and higher market power. Taken in this
broad context, a business model is nested inside the firm, but its survival closely depends on the firm’s behaviour in markets. When a firm pursues a business model, it must develop an internal form of decision-making and control that is adequate to that aim. Therefore, we postulate that a specific business model should require that a firm should have a specific corporate governance model. In other words, could it be that different corporate governance structures coexist within the same industry, on account of different business models, and independently of the legal and institutional environment?

Research on the implications of a particular business model on board and other corporate governance structures is still scarce. This paper attempts to contribute towards filling this gap in literature, by trying to answer the question above. In particular, we investigate whether LCCs are governed in a specific way, and differently from FSCs. Furthermore, we intend to investigate whether that specificity reflects in cost differences as well as going beyond the creation of decision-making mechanisms adapted to each business model, reaching monitoring instruments and thus the promotion of a closer coincidence of interests between shareholders and managers.

We analysed the governance of 49 airlines. Our results indicate that LCCs have less complex and less expensive governance models, which enable greater agility in decision-making processes. In contrast, their boards of directors, or at least some of their components, are not designed to allow for a greater efficacy in monitoring and controlling top executives. But this does not mean that LCC shareholders bear higher agency costs. In fact, in these companies, executive directors have a higher share in equity capital, and this contributes to aligning their interests with those of shareholders.

The paper is structured as follows. In Section 2 we present a few remarks on corporate
governance. Section 3 establishes the differences between LCC and FSC business models, and how corporate governance models may relate to them. Section 4 deals with our dataset and methodology. In Section 5 we present our models and results. Finally, Section 6 concludes.

2. CORPORATE GOVERNANCE: A FEW REMARKS

Corporate governance includes all mechanisms that exist in the firms in order to establish: i) their objectives and the means of attaining those objectives; ii) control over the way those means work in order to ensure their efficacy and the effective prosecution of the firms’ goals. These mechanisms include the board of directors, the executive managers, and the relationships among them and with both shareholders and stakeholders (OECD, 2004).

In many airlines, like in other firms, decisions are made by a few professional managers who often are not shareholders or have small shares in the company’s capital. The separation between those who decide and those who hold the capital has important effects on a firm’s performance. Whenever shares are widely dispersed, agents (the professional managers) may have a high level of discretionary power in their decisions. First, there is asymmetric information between managers (for whom more information is available) and shareholders (who dispose of less information) (Myers and Majuf, 1984). Then, the agents’ objective may be the maximisation of their own utility, instead of shareholders’ wealth (Jensen and Meckling, 1976). It is also recognised that competition alone will not eliminate all the possibilities of managers getting their own benefits (Nickell, 1996). Then there is a need for mechanisms that solve or minimise the problem of separation between ownership and management, and lead to efficient decision-making and to the pursuance of shareholders’ objectives.

Literature on corporate governance indicates that its structures differ according to the legal and
institutional environment of the firm. In this context, two main corporate governance systems are identified (Shleifer and Vishny, 1997; Schmidt and Tyrell, 1997; and Franks and Mayer, 2001): the Continental system\(^1\), the main examples of which are Germany and Japan, though it is extensive throughout Western Europe countries, and the Anglo-Saxon system\(^2\), which has the US and the UK as paradigms. Literature reports that they have significant differences as regards ownership structure (Breuer, 1998; Prigge, 1998; and La Porta et al., 1999), the structure and behaviour of the board of directors, and evaluation and control of executive management (Breuer, 1998; Prigge, 1998; and Wymeersch, 1998). Literature also reports that capital markets, and in particular takeover threats, play a different role in management discipline in both systems (Jensen, 1988; Franks and Mayer, 1996; Prigge, 1998; and Holmstrom and Kaplan, 2001). Finally, mechanisms that promote a better coincidence of interests between management and shareholders are also different. In particular, in the Continental system it is less common to see a performance-based remuneration, or, when it does exist, the variable share of remuneration is smaller (Charkham, 1995).

Differences between the two corporate governance systems are fundamentally the result of an historic evolution based on political pressures and options, which were developed in specific legal environments. The latter affect to what extent the firms’ ownership concentration and financing are maintained and to what extent shareholders’ rights are safeguarded. (Roe, 1994; La Porta et al., 1997). However, in both cases there is a certain degree of freedom, allowing firms to make choices that are adequate to their needs and specificities. For example, some papers claim that board design is influenced by the scope and complexity of the firm’s operations (Fama and Jensen, 1983; Lehn et al., 2004; and Coles et al., 2005).

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1 Also called relation-oriented system, bank-oriented system or insider system.
2 Which is sometimes called market-oriented system or outsider system.
3 Ownership structure is usually more dispersed in Anglo-Saxon countries (mainly in the US and UK) and more concentrated in Europe and Asia.
3. FSCs versus LCCs

(i) FSCs and LCCs: Two Different Business Models

The FSC business model is based on hub and spoke networks, combining long and short haul flights, often operated by code share agreements, and including airline alliances. The LCC business model is based on point-to-point services with quick aircraft turnaround, in order to maximise the utilisation of crews and aircrafts. Their strategy is based on tight cost control. As these airlines entered markets later, they must strive to achieve growth, which may include aggressive strategies, and so their decision making process must be quick. In Franke’s (2004) words, this last feature may be called a “quick business pace”.

The main differences in the two carriers’ operations are based on (1) the airports they use, which have different requirements according to the alternatives hub and spoke or point-to-point, (2) on cost control and (3) on business pace.

(1) Airports – FSCs use large hub airports that are often congested and not designed for simple and quick handling procedures, and where the availability of adequate slots is scarce. Low cost carriers use mainly secondary airports with plenty of spare capacity and where they can often design handling and other procedures according to their own needs.

(2) Cost control - Cost control is an important element of LCC management objectives. Airport check-in and handling procedures must be reduced to the minimum as far as what the company is responsible for. The small number of land staff must be efficient and both labour and other factors related to handling procedures should be simple and closely monitored. FSCs work in a more complex way. Negotiations of slots’ rights, code share agreements and alliances may lead to considerable transaction costs. FSCs’ long haul flights increase labour costs, as these
companies must provide accommodation for crews. LCCs rely on a point-to-point service, and crews often sleep at their own homes and so the companies save on accommodation and other items. FSCs use different types of aircrafts, which will have implications in rising engineering and maintenance costs and in the creation of their own maintenance firms, which, adding to catering and other subsidiaries, makes their organisational structure more complex. The homogeneity of the LCC fleet was chosen precisely to minimise these costs, and this type of airline often relies on outsourcing for this aim.

As hub airports are often congested, FSCs are subject to higher congestion costs, which include direct and indirect costs of delays. Delays are another source of costs, but they also mean additional staff and departments to control connection delays and their effects. To these, add *environment costs* and their monitoring, by means of environment committees. The use of secondary, non-congested airports by LCCs reduces this kind of problem to the minimum.

Finally, we must say that the FSC hub and spoke networks need a complex and expensive *information system*. Additionally, FSCs use revenue management systems, which also require a large amount of information. LCCs use much more simple procedures.

**(3) Business pace** - Code share agreements and airline alliances mean that a FSC has commitments that involve transaction costs and take a certain time to be concluded or resumed. Additionally, hub and spoke networks themselves are difficult to redesign because of their complexity and of the airline agreements they include. FSCs therefore experiment difficulties in quickly accommodating changes in demand patterns, in regulatory legislation, or other kinds of changes. As Hansson et al. (2003) put it, FSCs have a slower pace business model.

LCCs are not committed or allied to other carriers. In addition, they are young firms trying to get market power on the routes they operate, and some of them have been extending their
network at a surprisingly quick pace.\(^4\) This strategy requires the necessary funds to finance new routes and higher frequencies, as well as a quicker decision making process. In brief, the LCC business model is based on a quick business pace, while for the FSC model a slower pace is more adequate.

(ii) FSC and LCC Business Models: Corporate Governance Implications

Next we establish the main corporate governance requirements of LCC and FSC business models and processes. We point out four dimensions that we consider to be most important.

The first dimension is saving costs. Corporate mechanisms implicate costs. For example, the members of the board are remunerated. More members mean more expenses. Also, if the board works in committees, this implies that non-executive directors dedicate more time to the company. This dedication must be paid, and this means higher costs. We postulate that corporate governance costs are positively related to variables like the number of directors, the number of senior executives, and the number of board committees. This implies that LCCs must have boards with fewer members, working with fewer committees, and a smaller number of top executives, in order to minimise the corporate governance costs.

The second dimension is related to the quick (or slow) decision making process. In the previous section, it was stated that the FSC hub and spoke model is a complex process at several levels, namely with regard to the network itself, negotiations with airports, code share agreements, fare structures and hub airports with congestion and environmental problems. Routine changes, such as late arrivals due to congestion, overbooking, or others, and strategic changes, and network re-definitions, are difficult to accommodate within a complex business process. Therefore, FSC adjustments to changes and consequently their decision making process are slow, leading to a more complex corporate governance system, with larger boards,

\(^4\) To mention an example, Ryanair launched 69 new routes in 2005 and Easyjet launched 59 routes in the same year.
more committees and more senior executives. LCCs’ simple business process allows for a quick decision making process. This fact is enhanced by the need for a very tight cost control and thus for the capacity for quick adjustment.

The other two dimensions are related to agency problems, due to ownership and management separation, and include executive monitoring and executive incentives. The LCC business model depends on a tight cost control and simple operations. Thus it becomes both easier and more necessary to control operations, both routine and strategic, and agency problems should be less likely to appear. It follows that LCCs should have a smaller number of independent members on the board, and fewer committees (such as an audit committee and evaluation committees). But at the same time the capacity for board monitoring of the executives’ actions would be reduced. If this is true, we can expect higher information asymmetry in LCCs than in FSCs, which may lead to less shareholder protection (3rd dimension).

In order to minimise agency problems, incentives to senior executives should also be stronger in LCCs. Moreover, as these companies are striving to get higher market shares and therefore market power, they should pursue more risky and aggressive behaviour and thus better performance. To achieve good performance, high incentives are needed (4th dimension).

Some papers establish the relationship between the scope and the complexity of the firm and some corporate governance issues. Fama and Jensen (1983), Lehn et al. (2004) and Coles et al. (2005) address the issue of the relationship between the scope of operations and the board structure. However, no relationship has been established between the firm’s corporate governance model and its business model. Also, and as far as we know, there are no available studies on the relationship between LCCs and FSCs and their corporate governance systems, though some previous literature provides a few interesting insides that allow us to consolidate some of our hypotheses.
Kole and Lehn (1999) have investigated how airlines adapted their governance structure to the de-regulation process in the US, with a panel sample of 21 airlines from 1971 to 1972. They found that this adaptation was done gradually, and that new entrants have a more concentrated ownership structure, smaller boards and more equity-based pay.

Carney and Dostaler (2006) establish a typology of airlines, according to the relation between ownership and corporate governance. They come to three types of governance systems: (i) managerial governance, (ii) entrepreneurial governance, (iii) stakeholder governance. According to these authors, LCCs seem to fit better into the pattern of entrepreneurial governance, but so do regional, cargo and express airlines. This pattern is characterised by a more direct control of management decisions, and so here it becomes possible to make quicker and more risky decisions, though there is a disadvantage with regard to capital needs.

Though neither of the said papers distinguish between LCCs and FSCs, it is possible to infer, but with some caution, that the quick pace business model of the LCCs works better with less separation between ownership and control, and with a smaller board of directors. This is in line with some of the hypotheses we put forward in the previous section.

4. DATA SET AND METHODOLOGY

(i) Data

Our sample contains 49 airlines. To select the sample, we started with IATA’s 265 members (IATA website), which represent about 94% of the world’s scheduled air traffic, spread across
8 regions (Africa and the Indian Ocean, Asia and the Pacific, China, Europe, Russia and the CIS, the Middle East, North America, and Latin America). Of these airlines, and after withdrawing cargo and postal services, those for which financial and corporate governance data was available on the respective websites were chosen (36 companies). Since many LCCs are not IATA members, 13 of these companies were added. They were taken from the 25 largest LCCs in the world, in terms of number of passengers in 2004, according to Airline Business (2005); we included in the sample those for which data was available. Websites were the main source of the corporate governance data and financial reports. We also got information from companies’ stock exchanges and securities commissions, and from Worldscope Databases. Data was collected for 2005.

Airlines are distributed across Continents in the following way: 34.7% in Europe, 28.6% in Asia, 26.5% in America, 8.2% in Australia and New Zealand, and 2% in Africa. Of these airlines, 15 are LCCs, 43 are listed on a stock exchange, and 26 are Anglo-Saxon companies.

(ii) Main Variables
All details on the variables used in the performed regressions can be found in Appendix 1. Table 1 describes the main statistics of continuous variables (Panel 1) and dummy variables (Panel 2).

Insert Table 1

The average number of the board of directors (BOD) is 10.5, whereas 50% of the airlines have fewer than 10 members. The same numbers for members of the executive committee included in the board (EMB) are 2.4 and 1.0, with 10 airlines without executives on the board. Senior executives register an average number of 7.6, with a wide variation interval, between 1 and 24
The mean number of board committees (NCOM) is 2.3, while 50% of the airlines have fewer than 3 committees. Two airlines have 6 committees (the largest number) and 9 airlines have no committees at all. The percentage of the variable in total executive remuneration (VR) ranges between 0% and 86%, but half of the airlines are paying their executives at least 31.3% in bonuses, shares, options on shares and other benefits. The State has a percentage of voting rights (SSH) exhibiting a mean of 19.4% and ranging between 0% and 100%. Capital concentration in the 5 major shareholders (MPS5) varies between 0% and 95%, with a mean of 41.4%. Executive ownership (EOW) is also quite variable, and the mean of 3.6% hides the fact that executives hold between 0% and 27.4% of the capital.

As regards our dummy variables, 15 airlines are LCCs and 34 FSCs. Only 6 companies are not listed on any stock exchange (LIST), and most of them have an evaluation and remuneration committee (CAR). Moreover, 38 have an audit committee (CAUD), and in 35 cases the majority of the audit committee members are outside members of the board (ICAUD). In 19 companies there is also a nominations committee (CN). In addition, in most cases, the chairman and CEO are different people (CHAIR). The distribution of airline nationality between Anglo-Saxon countries (considered as those belonging to the British Commonwealth of Nations) and others is fairly equal, with 47% of the airlines based in non Anglo-Saxon countries.

To assess the main features of corporate governance that account for the firms’ behaviour, we built two corporate governance scores. The first one is CGI1, and intends to capture which characteristics of the governance system account for the complexity and celerity in decision-

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5 Senior executives are the members of the executive committee or, if the company has no executive committee, the top executives (i.e. the first line of managers) identified by the company.
6 We approach the outside members of the board by the number of non-executive members of the board.
7 Many authors have quantified the governance using scores. This is the case, for instance, of Bhagat and Black (2002) and Gompers et al. (2003).
making processes. As described in Appendix 1, GGI1 is positively biased towards five corporate governance features that may increase the complexity of decision-making processes, namely: the separation between chairman and CEO, the number of senior executives, the number of board members, the number of board committees, and the proportion of outsiders on the board.

The second corporate governance index, CGI2 is aimed at capturing the control of management discretionary power in order to reduce agency problems, and is also described in Appendix 1. A higher value of CGI2 indicates tighter management control, by means of combining several variables: the separation between chairman and CEO, the number of senior executives, the number of board members, the number of board committees, the proportion of outsiders on the board, the existence of an evaluation and remuneration committee, the existence of a nomination committee and a positive bias towards the fact that the audit committee, if existent, has a majority of board members that are outsiders.

(iii) Methodology

In order to evaluate whether LCCs and FSCs differ with regard to costs, the celerity of decision-making processes and the control and motivation of management, we performed two types of regressions. First, we regressed a set of dependent (corporate governance) variables against a set of dummy independent variables (including a dummy that identifies LCCs). Second, we used two binary regressions (probit) to obtain a relationship between the probability of the airline being (or not) an LCC, and some corporate governance variables.

It is well recognised in literature that in corporate governance studies we must always consider the potential endogeneity of the explanatory variables. For instance, if we try to distinguish
LCCs and FSCs by means of models that include ownership and corporate governance variables as regressors, these variables may be endogenous. LCC versus FSC characteristics may influence the ownership structure and the ownership structure may influence, among other variables, the board size and structure. In this context, estimators are biased and inconsistent if the latent error terms are heteroscedastic, and the bias may be severe (see, among others, Bhagat and Jefferis, 2005). Some authors use structural models of simultaneous equations (Agrawal and Knoeber, 1996) or else orthogonalise the endogenous variables (Denis and Sarin, 1999) to control for endogeneity. However, others claim against both the orthogonalising process and the models of simultaneous equations (Boon et al., 2004), and still others argue that simultaneous equations tend to yield results that are highly sensitive to the specified model and the identifying assumptions (Bhagat and Jefferis, 2005). In this paper, we follow Bhagat and Jefferis (2005) and we apply dummy variable regressions and probit regressions, using the bootstrapping procedure to correct the bias mentioned above. We apply the bootstrapping of the pairs (as in Bhagat and Jefferis, 2005) instead of the bootstrapping of the residuals because the first procedure is less sensitive to assumptions (see Efron and Tibshirani, 1993).

The stylised version of the dummy regression model is:

$$ CG = b_0 + b_1 \text{LCC} + b_2 \text{LIS} + b_3 \text{CGS} + b_4 \text{DSSH} + b_5 \text{DMPS5} + b_7 \text{DSZ}. \quad [1] $$

where CG is the corporate governance variable that we try to relate to the type of airline and LCC, LIST, CGS, DSSH and DMPS5 are dummy variables. LCC is a dummy variable that takes the value 1 if the company is a low cost carrier, and 0 otherwise. LIST is a dummy variable that takes the value 1 if the company is listed on the stock exchange and 0 if not. CGS is a dummy variable that takes the value 1 if the company’s country is Anglo-Saxon and 0 otherwise. DSSH and DMPS5 are ownership dummy variables. The first one controls for state ownership, and takes the value 1 if the state has the majority of the voting shares and 0 otherwise. The second dummy takes the value 1 if the five major private shareholders have the
majority of voting shares and 0 if not.

Our aim is to draw conclusions about the sign and the significance of the coefficient $b_1$. We include CGS as a control variable because, as we said before, literature reports that corporate governance mechanisms differ between Anglo-Saxon countries and the others (see, among others, Shleifer and Vishny, 1997; Schmidt and Tyrell, 1997; and Franks and Mayer, 2001). The variable LIST is included because listed companies are subject to some organisational constraints that are not applicable to non listed companies.\footnote{Consider, for instance, the effect of the Sarbanes-Oxley act on companies listed in the US.}

It has been suggested that the scope of operations influences the size of the board (BOD) and structure (Fama and Jensen, 1983; Lehn et al., 2004; and Coles et al., 2005). Therefore it is necessary to control the effect on board size and those variables that are connected with it (ESO, CGI1 and CGI2) by a variable that expresses the size of airlines (SZ). In the air travel industry it is not adequate to evaluate a firm’s size by its assets. A suitable measure is output, which is computed (Holloway, 2003) as the number of ASKs (available seat kilometres). The variable SZ represents the size of airlines, measured as the average of the number of ASKs in the last two years, and DSZ is a dummy that takes the value of 1 if the airline has a number of ASKs higher than the median of SZ, and 0 otherwise.

In the probit model we estimate one equation:

$$LCC = b_0 + b_1CGI1 + b_2WEB + b_3NCOM + b_4DSC + b_5EOW + b_6VR + b_7SZ. \quad [2]$$

We intend to obtain information about how any of the independent variables indicates if an airline is a LCC or not. With this information, it may be concluded which corporate governance features are different in LCCs and FSCs.
5. **Empirical Results**

5.1 **Dummy Variable Regressions**

Results of the dummy variable regressions are presented in Table 2. We can divide the 15 dummy equations into four groups. Equations (1) to (5) are related to corporate governance costs. Equations (1) to (8) refer to the airlines' decision-making processes, independent variables regarding the board of directors, namely its composition and structure, and the number of committees depending on it.\(^9\) Equations (5), (6), (7) and (8) also provide information about management control mechanisms in LCCs and FSCs. Equations (12) to (15) aim to eventually distinguish shareholding structures between both types of airlines, ownership structure allowing an analysis of the way executives are effectively monitored and controlled by shareholders. Finally, equations (11) and (12) allow us to check whether the two types of airlines are different as regards mechanisms that promote the coincidence of shareholder and executive interests, which may reduce agency problems.

- Insert Table 2 -

(i) *Do LCCs have less expensive and less complex decision-making structures?*

Results clearly suggest that LCC governance structure enables less expensive and less complex decision-making processes. Equations 1 to 4 show that LCCs have smaller boards of directors and a smaller number of senior executives.\(^10\) According to our results, the size of boards in FSCs exceeds by 3.30 members the size of boards in LCCs (equation 1). The same difference

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\(^9\) We suppose that smaller boards and numbers of committees increase the celerity of decision-making processes.

\(^10\) We have built a shorter version of equations (1) to (12), **by withdrawing** but decided not to include it in the text. In this version, conclusions about LCC coefficients and significances remain the same. This former version may be requested from the authors.
is of 4.66 for the number of senior executives (ESO) (equation 3). This means, at least potentially, fewer corporate governance costs. Thus, both everyday decisions and strategic ones are made and controlled by a smaller number of people in LCCs, which indicates that the respective process is potentially quicker in these companies.

The number of committees is also smaller in LCCs, though the significance of the respective coefficient is only of 10% (equation 5). The existence of a large number of committees increases corporate governance costs and the complexity of decision-making, both by creating several decision centres and by requiring additional formalisation of the decisions.\textsuperscript{11}

Another characteristic that distinguishes the LCC from the FSC is the weight of outside directors on the board. The variable WEB corresponds to the percentage of executive (thus, inside) directors of the total number of members of the board. Some literature reports evidence that boards of directors dominated by outsiders are slower in deciding and have less propensity to carry out spending on R&D (Baysinger et al., 1991) or to continue pursuing consistent strategies of innovation aimed at the creation of new areas of business and in the assumption of commercial risks (Zahra, 1996). The dominant idea is that outside directors have neither enough information nor knowledge to quickly understand the component techniques of their respective businesses (Zechauer and Pound, 1990), and they do not dedicate enough time to company matters (Porter, 1992; and Turnbull, 2000). Thus the variable WEB will be positively correlated with the agility and quickness of the decision process. Equation 6 shows that LCCs have a higher percentage of executives on the board, thus being more compatible with a quick pace business model.

\textsuperscript{11} Consider, for instance, the nomination process with and without a nominations committee or the investment decisions with or without investments committees.
The difference between LCCs and FSCs at the level of decision structures, in terms of the potential agility of the decision process, is also visible in the corporate governance index built for that effect (CGI1). The negative and significant coefficient obtained for variable LCC (equation 7), expresses evidence that LCCs have lighter governance structures, and so decision-making is faster, which accounts for a quick business pace, as defined in section 1.\footnote{When the variable DSZ is added, results do not change much. DSZ is not significant in any of the equations where it was included. The variable LCC coefficient always keeps the sign and the significance level.}

However lower corporate governance costs and faster and easier decision-making processes may be countervailed by a smaller power of monitoring and controlling management. The next question refers to the possible existence of a trade-off between these apparently opposing features.

\textit{(ii) Are LCC corporate governance structures less prone to control and monitor management?}

Results for the next set of equations suggest that LCC control and monitoring structures are neither (at least, not as much as those of the FSC) follow the usual recommendations of good governance codes (Denis and McConnel, 2003)\footnote{In some countries, these recommendations were codified into law. This is the case of the Sarbanes-Oxley Act of 2002, in the US, which includes, for example, a requirement that boards have audit committees that consist only of independent outside directors.} nor are they what literature often refers to as efficient for the sake of management control and monitoring (Dahya et al., 2002). A smaller number of board committees and a lower percentage of outside directors may be understood as leading to a potentially smaller control over acts and omissions of executives.

The second corporate governance score, CGI2, was regressed against the same dummies, and results show that the coefficient of LCC is negative (as expected) but not significant. This result holds when DSZ is included. It is therefore not possible to conclude that there are
relevant differences in this score for the two types of firms.\textsuperscript{14} So, while the numbers of board members, executives and committees suggest that LCCs are organisations that do not allow for management control and monitoring as much as FSCs do, the index CGI2 does not reveal the same conclusions.

Coefficients for LIST and CGS are as expected. In fact, firms from Anglo-Saxon countries have larger numbers of board committees (equation 5), which confirms that internal control (or the control of the board over management) is a priority in these countries (Shleifer and Vishny, 1997; Schmidt and Tyrell, 1997; and Franks and Mayer, 2001). But monitoring mechanisms are not the only instruments for controlling firms’ top executives. It is usually recognised that their discretionary power is smaller in firms with higher ownership concentration (Zeckhauser and Pound, 1990) and that a firm’s performance is positively related to inside directors’ shareholding (Morck et al., 1988 and McConnell and Servaes, 1990). Moreover, it is also widely recognised that a managers’ remuneration mechanism that has a higher share depending on their performance contributes to a coincidence of interests between them and shareholders (Hall and Liebman, 1998; and Morgan and Poulsen, 2001). Next we address this question, in order to evaluate if the non-conclusive result for CGI2 may be enlightened by means of the analysis of these variables for LCCs and FSCs.

(iii) Do LCCs and FSCs have different ownership structures?

Results presented in Table 2 show that there are significant differences between LCCs and FSCs concerning executive ownership (equation 12), State ownership (equation 10) and State plus major shareholders ownership (equation 15). However, the same differences are not found in the case of the five major private shareholder ownership (equation 9). Executive ownership

\textsuperscript{14} We tested other versions of CGI2, by changing the score of the variables it includes, but we never obtained significance for the results. These tests are omitted here but may be requested from the authors.
is significantly higher in LCCs. This leads to a tighter coincidence of interests between them and shareholders, and results suggest that a higher executive ownership is the incentive LCCs have adopted to promote the closeness of interests between shareholders and managers and thus better performance.

Though not significant, LCC has a positive coefficient in equation (13). Furthermore, the LCC coefficient has a higher absolute value in equation (14) than in equation (15), suggesting that it is the State capital that makes the difference. This may be a hint that private ownership concentration is higher in LCCs.

(iv) Do LCCs and FSCs have different remuneration schemes?

Equation (11) shows that there are no relevant differences in remuneration schemes between the two types of carriers. We regressed VR, the share of variable in total remuneration against the same dummies, and LCC proves not to be statistically significant, though it has a positive coefficient. However, VR is higher in listed and in Anglo-Saxon airlines. This last result confirms the numbers reported by Charkam (1995).

(v) Are there other relevant variables?

Other control variables might be added in the dummies’ regressions. First, if a company is distressed, this may account for eventual changes in corporate governance models, as a result of shareholder intervention in order to re-establish financial equilibrium, and models may differ from those the company chooses in a normal situation. In our database, we found two companies in a distress situation. To account for this fact, we used two alternative procedures. First, we performed all regressions excluding the observations for these two companies. Results did not differ from the original ones. Then we built another dummy variable (DIS) that accounts for the fact that a company is (or not) distressed, and performed all regressions adding
this variable. Again, no substantial change in results regarding the significance and coefficients of variables was found. Coefficients of LCC keep the same sign and significance. DIS is only significant when explaining the variable BOD. This is an interesting finding, meaning that in distressed firms the number of board members increases by an average of 6.3 members as a result of the need for more control over executives. Also, DIS is not significant in explaining the variable ESO.

Second, we have controlled for the age of airlines and this variable did not show any significance. It is true that LCCs are younger firms. In spite of that fact, FSCs seem to have a corporate governance model that is more according both to OECD’s principles (OECD, 2004) and with currently considered corporate governance best practices, such as regarding the separation between chairman and CEO, the existence of a number of board committees and a higher proportion of outsiders in the boards.

### 5.2. Probit Regressions

In order to confirm the previous dummy variables results we estimated a probit model, like in Bhagat and Jefferis (2005). Now the dependent variable is the dummy LCC, which assumes the value “1” if the airline is a LCC and the value “0” if it is a FSC, while independent variables are continuous and represent several corporate governance dimensions. This procedure makes it possible to estimate simultaneously the effects of several dimensions of corporate governance, such as the celerity of decision-making, control and monitoring structures and ownership structure. Table 3 summarises the results.
The model leads to the conclusion that the CGI1 score is significant. This second methodology confirms that LCC decision mechanisms are less complex. This confirmation makes more robust the result that LCC governance systems are designed in order to have a priority for smaller and more agile decision structures, in the characteristics that CGI1 captures.

Variables WEB and NCOM, which were significant in the dummies regressions, are not here any more. Therefore, LCCs and FSCs are not significantly different from the point of view of the number of board committees and executive members, which confirms the results obtained in the previous section.

This model also confirms that executive shareholding (EOW) is a relevant variable in distinguishing the two types of airlines. And here the difference concerning management incentives is reinforced by the statistical significance of VR, the percentage of manager variable remuneration. This model enlightens a fact that had been left somewhat ambiguous in the previous section. Here it is clear that LCCs have a greater coincidence of interests between top executives and shareholders than FSCs, and therefore fewer potential agency costs.

However, the results with the inclusion of SZ may change this conclusion. CGI1 and EOW are still significant at less than 5%, but VR loses its significance. This suggests that LCCs use higher executive shares in capital as incentives for a better performance and for reducing agency problems, rather than a higher share of variable remuneration.

**6. CONCLUSION**
The main objective of this paper was to investigate whether LCCs have different corporate governance systems, when compared with FSCs. In fact, much has been written about LCC competitive conditions, but very little about their corporate governance systems as allowing for these conditions. Some papers establish the relationship between the scope and the complexity of the firm and some corporate governance issues. However, no relationship has been established between the firm’s corporate governance model and its business model. Also, and as far as we know, there are no available studies on the relationship between LCCs and FSCs and their corporate governance systems. But some previous studies provide a few interesting insides that allow us to consolidate some of our hypotheses. In other words, little has been said about the inside of LCCs when considered as firms. This paper contributes towards filling this gap.

We first established a relationship between the two types of carrier business models, as described in literature, and corporate governance dimensions that would make those models work. Then, two sets of regressions were performed in order to establish the differences in corporate governance systems between LCCs and FSCs. The use of the bootstrap technique avoids endogeneity problems and makes our results more solid.

Our findings indicate that: (i) LCCs have lighter and smaller governance structures, with fewer board committees, making way for faster and more agile and flexible decision-making processes, (ii) LCCs offer higher incentives to managers, based mainly in senior executive shareholdings, which reduces potential agency costs and encourages better performances.

Our findings have several implications. First, they suggest that a successful LCC should opt for corporate governance models exhibiting the above-mentioned characteristics. Heavier governance structures (inherited or belonging to the “parent” airline) may represent an
additional reason in explaining the failure of some FSC low-cost subsidiaries. Second, when studying the effects of LCC entry in many markets, a subject about which there is extensive literature, corporate governance should be an important component of competitive conditions and not only costs and networks. Third, any kind of business model should be related to a corporate governance mechanism that is adapted to it and that makes it work, and so this may also happen, for instance, with regional airlines. And, fourth, when positioning LCCs in the air travel industry under new conditions (as with open skies or the sixth right), it is important to consider the impact of the eventual changes on their business models (for instance hubbing, long-haul, and consequent network changes) in their governance structures.
REFERENCES:


APPENDIX 1
LIST AND DESCRIPTION OF VARIABLES

DUMMIES
LCC = 1 if the airline is a LCC and 0 if it is a FSC;
CGS = 1 if the airline is from an Anglo-Saxon country and 0 otherwise (we considered Anglo-Saxon countries as those belonging to the British Commonwealth of Nations, in January 2006);
CHAIR = 1 if there is a separation between Chairman and CEO and 0 otherwise;
LIST = 1 if the airline is listed on any stock exchange and 0 otherwise;
CAR = 1 if the airline has an evaluation and remuneration committee and 0 otherwise;
ICAUD = 1 if the airline has an audit committee and the outside directors are the majority of the members of this committee and 0 otherwise;
DMPS5 = 1 if the five major shareholders hold more than 50% of the capital and 0 otherwise;
DSSH = 1 if the share of voting capital belonging to the State is higher than 50% and 0 otherwise,
DSZ = 1 if SZ (see below) is higher than its median and 0 otherwise.

OTHER VARIABLES
BOD = number of members of the board of directors;
EMB = number of members of the executive committee who also belong to the board of directors;
WEB = EMB/BOD = percentage of executives on the board;
ESO = number of senior executives;
NCOM = number of board committees (Audit Committee, Nomination Committee, Evaluation and Remuneration Committee, Corporate Governance Committee, Strategic Committee, Finance and Investment Committee, etc.), but not the Executive Committee;
VR = share of variable remuneration of senior executives;
SSH = share of voting capital belonging to the State;
MPS5 = percentage of capital held by the five major shareholders
DSC = percentage of free float = 1-SSH-MPS5;
CSC = percentage of concentrated shareholder voting capital = 1-DSC;
EOW = percentage of executive ownership;
SZ = million ASKs, average of the last two years

CORPORATE GOVERNANCE INDEX VARIABLES

CGI1 = CHAIR*4 + Quartile of ESO (“4” points for the major, “3” points for the second, “2” points for the third and “1” point for the minor) + Quartile of BOD (“4” points for the major, “3” points for the second, “2” points for the third and “1” point for the minor) + (NCOM/MaxNCOM)*4 + “2” points if the majority of the board of directors are outside members + “2” points if 2/3 of the board of directors are outside members.

CGI2= CHAIR*4 + “4” points if the number of executives lies between 4 and 7, “0” otherwise + “2” points if the majority of the board of directors are outside members + “2” points if 2/3 of the board of directors are outside members + CAR*2 + CN*2 + ICAUD*4.
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Obs.: SZ in million ASKs
**Table 2 - Dummy Variable Regressions**

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Obs.: i) T-statistics based on the bootstrap estimates are noted below the coefficients. Each set of estimates is based on bootstrap 200 replications of the sample. In each resample, without replacement, 40 observations were included; ii) N is the number of companies included in each pool of regressions (the number varies because of missing financial data); the dependent and independent variables were calculated as described in the appendix; iii) the symbols ***, ** and * show statistical significance at 1%, 5% and 10%, respectively; iv) the alternative hypothesis is one-sided.
Table 3 - Probit Regression

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<th>VR</th>
<th>EOW</th>
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Obs.: i) Z-statistics based on the bootstrap estimates are noted below the coefficients. Each set of estimates is based on 200 bootstrap replications of the sample. In each resample, without replacement, 40 observations were included; ii) the dependent variable has a value of 1 if the company is a LCC, and 0 otherwise; iii) independent variables were calculated as described in the appendix; iv) the symbols ***, ** and * show statistical significance at 1%, 5% and 10%, respectively; v) the alternative hypothesis is one-sided.
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