Corporate Governance – Performance Relationship in Microfinance Institutions (MFIs)

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Abstract

The relationship between governance and the performance of Microfinance Institutions (MFIs) is discussed in this paper. MFI performance encompasses both financial performance and outreach. Good governance in terms of strengthening stewardship, achievement of MFIs’ primary objectives and promoting further development of the industry have been asserted as key elements of the literature pertaining to MFI performance. Similarly, several cases concerning poor governance have been analysed.

Good corporate governance has been noted as even more important due to the demand for transparency and accountability of funds utilised in the microfinance activities. Further, MFIs need to have a solid governance framework to minimise the possibilities of management failures which may jeopardise the efficacious application of received funds from governments and donors.
In prior studies, the nature of corporate governance practised by MFIs is less understood and no substantive work using multiple MFI outcomes over a number of years has been undertaken. The concerns raised in reviews of individual MFIs and normative discussions of what should constitute best practice do point to the need for better understanding of the nature of corporate governance practised by the MFIs and also, to understand the nature of the relationship that exists between institutional success and corporate governance especially for developing countries. This study therefore identifies and provides a framework for undertaking corporate governance research relating to MFIs.

**Keywords:** Microfinance Institutions (MFIs), Corporate Governance Practices, Financial Performance, Outreach.
1. Introduction

Economist and financial practitioners emphasize that the development of financial service sector is a major factor for the economic development of a country and economic well-being of people as it supports people to smooth their income, increase their investment opportunities and impacts the social, economic and political environment of that country (Calderón & Liu, 2003; Claessens, 2006; Erdal, Oguzhan, & Ahmet, 2011; Houssem & Hassene Ben, 2011; Jeanneney, Hua, & Liang, 2006; King & Levine, 1993). Therefore, it is needed for a country to have sound financial system to offer appropriate access for people to obtain money for the improvement of their living standard. However, there are millions of people persist without having access to financial services, especially in developing countries and therefore the demand for financial services surpass the available supply (Barr, Kumar, & Litan, 2007; Gobezie, 2005; Kathryn, 2005).

The microfinance has directed to change all that by building financial market to meet diverse financial needs of under-served people (Armendáriz de Aghion & Morduch, 2004; Hermes & Lensink, 2011) and emerged merely with the objective of alleviating poverty, especially in developing countries (Brau, Hiatt, & Woodworth, 2009; Daley-Harris, 2006). In developing countries, the formal banking sector serves only around 20 per cent of the population and rest of them cater by MFIs (Berenbach & Churchill, 1997; Robinson, 2001). Through the emerging awareness of the microfinance industry in recent years, it has been boost up and as a result the number of MFIs has risen markedly from 618 in 1997 to 3 133 in 2005 (Daley-Harris, 2006). Further, it is estimated that around 10 000 MFIs existed in 2007 issuing loans in the world (Ming-Yee, 2007).

Consequently, foreign capital investments (both debt and equity) in this industry has grown more than tripled to USD 4 billion (Reille & Forster, 2008) between 2004 and 2006. At the end of 2010, these investments have quadrupled and were calculated to be valued at USD 13 billion (Reille, Forster, & Rozas, 2011). According to Consultative Group of Assist the Poor (CGAP, 2004) approximately 90 per cent of one billion USD of MFI funds are mainly from the taxpayers of the developed countries. However, investors, creditor, donors and others stakeholders like employees, clients and governments are now demanding for transparency and accountability of funds utilised in the microfinance activities. Besides, Global financial crisis that started in 2007 has reduced the funding availability to MFIs and donations become more difficult to obtain where this increases the pressure to show performance and due diligence (Brown & Gladwell, 2009; Brunnermeier, 2009; Erkens, Hung, & Matos, 2012; Van Gool, Verbeke, Sercu, & Baesens, 2012). Any MFI that neglects adequate control and monitoring may suffer loss of reputation and face increased challenges in terms of achieving a sustainable position in the industry (Caudill, Gropper, & Hartarska, 2009; Hartarska & Nadolnyak, 2007; Lapenu & Pierret, 2006; Sinclair, 2012).

2. Objective of the Study

According to the Centre for the Study of Financial Innovation (CSFI, 2008) and other researchers (Hartarska, 2005; Hartarska & Nadolnyak, 2007; Mersland & Strøm, 2009; Rock, Otero, & Saltzman, 1998) the nature of corporate governance practiced by MFIs are less
understood and no substantive work using multiple MFI outcomes over a number of years has been undertaken. This indicates that there is an emerging consensus to conduct more studies on corporate governance of MFIs to analyse the relationship between institutional success and corporate governance especially for developing countries. The objective of this study is to identify the relationship between governance and performance of MFIs. MFI performance comprises both financial performance and outreach. This paper pursues direction from the prior studies and recommends significant corporate governance practices for MFIs, which can be used as an alternative approach to enrich their financial performance and outreach. This paper argues that the MFIs which maintain good corporate governance practices will be financially and socially sustainable.

3. Significance of the study

Prior studies conducted in different industries and sectors shows that good corporate governance practices has leads to improved financial performance in companies (Brickley, Coles, & Terry, 1994; Chung, Wright, & Kedia, 2003; Dalton, Daily, Ellstrand, & Johnson, 1998; Hossain, Cahan, & Adams, 2000). In MFI performance literature, good governance have been emphasised as the key elements for strengthening stewardship, achieving MFIs’ primary objectives and promoting further development of the industry (CSFI, 2008; Cull, Demirgüç-Kunt, & Morduch, 2007; Gant, de Silva, Atapattu, & Durrant, 2002; Hartarska, 2005; Labie, 2001; Mersland & Strøm, 2009; Rock et al., 1998; van Greuning, Gallardo, & Randhawa, 1998).

In addition, some MFI studies point out that the poor governance leads to the poor financial performance and outreach (Aboagye & Otieku, 2010; Bassem, 2009; Hartarska, 2005; Kyereboah-Coleman, 2007; Kyereboah-Coleman & Osei, 2008). Prior studies in MFI area descriptive or normative about what ought to be done. Elsewhere in the finance literature, empirical studies using micro-econometrics have considered in this study to analyse the economic behaviour of firms. The concerns raised in reviews of individual MFIs and normative discussions of what should constitute best practice do point to the need for better understanding of the nature of corporate governance practised by the MFIs and also, to understand the nature of the relationship that exists between institutional success and corporate governance especially for developing countries. In this paper a proposed method is described. The advantages of the approach and consequential contribution are noted.

4. Literature Review

In the microfinance literature, governance first appeared in 1997 and emphasised the relationships between boards of directors and the management of MFIs (Lapenu & Pierret, 2006). Further, existing literature emphasises the importance of corporate governance for the microfinance sector as it is a significant factor for enhancing the viability of the industry (Hartarska, 2005; Labie, 2001; Mersland, 2011; Mersland & Strøm, 2009; Varotttil, 2012). Kirkpatrick and Maimbo (2002, p. 293) pointed out that “Five years after the notable paper by Berenbach and Churchill (1997) on microfinance regulation and supervision, the appropriate level of government-supplied regulation in the industry remains unclear. Although subsequent studies have successfully identified the basic options available to
regulators, namely, no regulation, self-regulation, existing banking regulation, and special regulations, the literature has yet to establish a clear set of core principles which national regulators can translate into specific performance benchmarks, guidelines, rules and regulations”.

Most previous studies in this area are related to consultancy reports and general guidelines on governance. These guidelines and consultancy reports are usually applied to all industries, though some of the guidelines are given for the specific industry. However, general guidelines on corporate governance have not been put into practice by MFIs (Arthur, Garvey, Swan, & Taylor, 1993; Mersland, 2009). Besides, general guidelines for corporate governance are not adequate for MFIs as there are cultural and regional differences that require the development of a specific framework for corporate governance (Gant et al., 2002). Varottil (2012) stated that MFIs need a specific corporate governance framework even when they are examined through a theoretical perspective.

As stated by Labie (2001), an agency costs’ framework can be applied to the microfinance sector and he emphasised outreach performance rather than financial performance should be a priority for MFIs. This is highly important for MFIs compared with traditional firms in terms of assessing their corporate governance. However, Mersland and Strøm (2009) stated that an agency cost framework couldn’t be applied to MFIs to deal with the relationship between financial performance and outreach. In the microfinance sector, the corporate governance issues are subjected to a different set of factors that successfully target the core of the relationship between financial performance and outreach. Further, they examined the relationship between firm performance and corporate governance in MFIs by using secondary data of third-party rating agencies and suggested that there is a relationship between MFI performance and governance.

Bassem (2009) used a self-conducted survey, annual reports and mixed market data for his study on governance and performance of MFIs in Mediterranean countries and highlighted that governance mechanisms can improve the performance of Euro-Mediterranean MFIs in relation to outreach and sustainability. Lapenu and Pierret (2006, p. 10) conveyed that the “good functioning” of the board of directors is not enough to guarantee the success of MFIs. Other governance mechanisms probably play a more important role. It is necessary to broaden the scope of study to include all stakeholders involved (employees, managers, elected officials, clients, donors, bank partners, shareholders, the government, etc.) as well as any organisational form with a “governing” role that may have been set up at the inception of the institution. Mersland (2011) recommends in his study that stakeholders like donors, depositors, local communities and bank associations can provide a monitoring system to boost the existence of MFIs.

However, the increasing popularity of microfinance as a development and anti-poverty tool has pushed the industry towards financial self-sufficiency and created a tension between the MFI’s dual mission of financial self-sufficiency and social orientation (Sinclair, 2012). Furthermore, Varottil (2012) and Sinclair (2012) points out that the commercialisation of MFIs from non-profit institutions to for-profit institutions has created several issues in the
industry. Even if the commercialisation of MFIs has assisted in scalability and outreach by broadening the scope of financial support for poor people, it has caused MFIs to turn back their social goals. According to Arena (2012), at present microfinance providers face a problem of drifting away from their mission and it is conceived as a problem of corporate governance, because the existing corporate governance practices available to MFIs are only influencing their ability to raise capital and that has created a perception that private interests are benefiting from the vulnerability of the poor.

It is necessary to find out to what extent corporate governance pays attention to the interests of the poorer sections of society as stakeholders (Mersland & Strøm, 2010). Through the application of social corporate governance, MFIs can pay more attention to the poor stakeholders and mitigate the problem of getting away from the mission. As Arena (2012, p. 269) stated, “Unlike traditional corporate governance mechanisms, the social corporate governance is designed to vindicate the organisation’s social and development goals. The social corporate governance mechanisms, when properly balanced against traditional corporate governance structures, alleviate the tension between financial and social development goals and provide a solution to mission drift in microfinance”. By shifting from financial aspects of governance, it is timely and important to focus on social aspects of governance to identify the appropriate corporate governance mechanisms for MFIs. The financial feasibility of MFIs can develop by having a rational approach toward financial objectives (Mersland, 2011).

5. Corporate Governance for MFIs

Even though many studies have been conducted to identify relationship between corporate governance practices and firm performance, there are limited scholarly studies conducted for the microfinance industry in relation to corporate governance. The empirical analysis of good corporate governance practices in relation to MFIs is still at an immature stage and it is important to conduct more studies in this field to enhance MFIs’ development (Bassem, 2009; Cull et al., 2007; Hartarska, 2005, 2009; Hartarska & Nadolnyak, 2007; Mersland, 2009; Mersland & Strøm, 2009). However, there is plenty of empirical evidence in the financial literature that supports the view of good corporate governance enhances the performance of a firm. The same rationale recommends that good governance practices of MFIs would enhance their performance and reduce risk. Therefore, it is important to examine the empirical evidence of corporate governance mechanisms that improves firm performance.

The previous studies done by different scholars have recognised certain aspects, such as board composition and characteristics, and their impact on firm performance (Bhagat & Black, 1999; Daily & Dalton, 1997; Kula, 2005; Lorsch & MacIver, 1989; Muth & Donaldson, 1998; Roberts, McNulty, & Stiles, 2005). They revealed many factors to measure the corporate governance practices of a firm, such as number of directors/non-executive directors, board diversity, board size, director ownership, board compensation, CEO/chairman duality, education qualifications of board members, performance assessment of board, number of board meetings, debt and dividends (Bathula, 2008; Bhagat & Black, 1999; Daily & Dalton, 1997; Huse & Solberg, 2006; Kyereboah-Coleman & Biekpe, 2006;
A number of studies have also investigated the relationship between corporate governance mechanisms and organizational performance (Kiel & Nicholson, 2003; Pearce & Zahra, 1989; Rose, 2007; Wan & Ong, 2005).

5.1 Board Diversity

In recent years, the phrase board diversity has become entrenched in the corporate governance vocabulary. The Alliance for Board Diversity in 2010 found that 72.9 per cent of directorships in Fortune 100 companies were held by white men and the rest were held by minorities and women. The board diversity concept suggests that boards should reflect the structure of society and properly represent the gender, ethnicity and professional backgrounds of those within it. Boards of directors in a company are concerned to have the right composition to provide diverse viewpoints (Milliken & Martins, 1996). Board diversity supports on the basis of moral obligation to shareholders, stakeholders and for commercial reasons (Daily & Dalton, 2003; Kasey, Thompson, & Wright, 1997; Mattis, 2000).

Gender diversity is considered part of the broader conception of board diversity (Milliken & Martins, 1996) and many scholars (Huse & Solberg, 2006; Singh & Vinnicombe, 2004; Walt & Ingleby, 2003) have shown that few women sit on corporate boards. Even though Daily, Certo, and Dalton (2000) found similar results in USA, they also found that women’s representation on boards is gradually increasing. Most women directors are not from the corporate sector but are usually outsiders or non-executive directors (Hillman, Cannella, & Harris, 2002). When compared to men, most women directors possess staff/support managerial skills, such as legal, public relations, human resources and communications rather than operating and marketing skills.

However, gender is one of the most discussed issues, not only in the corporate governance research but also in political and societal environments. Several scholars have empirically tested the consequences of women directors on firm performance (Carter, Simkins, & Simpson, 2003; Farrell & Hersch, 2005; Fields & Keys, 2003; Smith, Smith, & Verner, 2006). According to Smith et al. (2006), women directors on boards have a significant positive impact on firm performance. Carter et al. (2003) found a positive relationship between gender diversity and firm performance. In the MFI context, Bassem (2009) noted that board diversity with a higher percentage of women enhanced MFI performance.

Based on the indication given by many empirical studies, it is important to further explore the impact of gender diversity of boards on MFI performance as it leads to better corporate governance, and provides diverse viewpoints, values and new ideas to the boards and provokes lively boardroom discussions (Burke, 1997; Daily, Certo, & Dalton, 1999; Huse & Solberg, 2006; Pearce & Zahra, 1991; Singh & Vinnicombe, 2004). Therefore, this study argues that MFI boards are likely to have a high level of diversity.

5.2 Board Size

Board size is the number of members on a board. There is a belief that the number of directors can affect the performance of a company, especially its financial performance. A
number of scholars have contended that larger boards have their benefits and when board size increases firm performance also goes up as more board members provide greater monitoring, advice and make available better linkages to the external environment (Adams & Mehran, 2003; Coles, Daniel, & Naveen, 2008; Hillman & Dalziel, 2003; Klein, 1998; Pfeffer, 1972). It is easier for larger boards to monitor their managers’ activities more effectively, but it would be difficult for the CEO to control the board (Pearce & Zahra, 1989). Due to the complexity of the organisation, the CEO of the organisation needs many advocates (Klein, 1998).

In non-profit organisations, when the board has a higher number of trustees, it is easy for them to deal with operational issues and wield more control over operating activities (Oster, 1995). Also, charitable organisations can improve their efficiency with larger boards (Tinkelman, 1999). In the MFI studies, Mersland and Strøm (2009) noted that most MFIs have a board of seven to nine directors. Bassem (2009) stated that large boards with a range of expertise provide better performance for MFIs. However, Yermack (1996) points out larger boards are related with lower performance for MFIs. Furthermore, Armendariz and Labie (2011) emphasise that it is important for MFIs to select board members with an appropriate background who are able and willing to dedicate the time that effective monitoring requires.

The appropriate number of board members has been a matter of continuing debate and given mixed results (Dalton, Daily, Johnson, & Ellstrand, 1999; Hermalin & Weisbach, 2003; Jensen, 1993; Yermack, 1996). It can be seen that the number of members on a board influences firm performance as numbers affect the ability of the board to carry out its functions. Therefore, it is important to consider board size for further studies for differently structured firms.

5.3 Independent Directors

The reason for using this variable is due to the different ideas about the impact of outside directors and also to assess the composition of the board. Lorsch and MacIver (1989, p. 17) stated that “there has been a growing predominance of outside directors who are there not only to provide a new perspective to top management’s thinking, but also to provide the necessary oversight only possible from an outsider”. Agency theory is highly concerned about board independence and the balance between executive and non-executive directors on the board (Bathula, 2008). Lorsch and MacIver (1989) highlighted that 74 per cent of directors are from outsiders and among them, 69 per cent are non-management personnel with no other contacts with the organisation. Agency theorists highlighted that independent boards will increase firm performance (Dalton et al., 1998; Hillman, Cannella, & Paetzold, 2000; Lynall, Golden, & Hillman, 2003; Van den Bergh & Levrau, 2004). As illustrated by Dahya, Dimitrov, and McConnell (2008), there is a positive relationship between firm performance and the proportion of outside directors.

In an MFI context, Hartarska (2005) used rated and unrated MFIs in Eastern Europe to investigate the relationship between corporate governance and MFI success and his results show that more independent boards give better return on assets (ROA) whereas lower financial performance and outreach showed for the boards with employee directors. Lapenu
and Pierret (2006) highlight the tradeoffs between outreach and financial performance of MFIs, finding tradeoffs to be influenced by stakeholders’ representation on the board and providing strong support for independent boards with limited employee participation. Based on the findings stated above, this study argues that MFI boards are likely to have more independent stakeholders.

5.4 CEO/Chairman Duality

CEO/chairman influence on the board is recognised as CEO/chairman duality, which is one of the important practices in corporate governance. Duality is when the roles of CEO and chairman are carried out by the same person. Fama and Jensen (1983) noted that firms that separate the two functions had improved performance. Agency theoreticians highlighted the separation of the role of CEO and chairperson (Dalton et al., 1998; Jensen, 1993; Muth & Donaldson, 1998). Jensen (1993) argues that if it is the function of the chair is to hire, fire, evaluate and compensate the CEO then this cannot be done when both roles are combined. Therefore, the chairperson function must not be under the control of the CEO. CEO duality restricts the independence of board and reduces the ability of boards to perform their oversight and governance role (Millstein & Katsh, 2003).

In the MFI context, Mersland and Strøm (2009) state that female CEO and CEO/Chairman duality has an influence on financial performance and outreach of MFIs. Further, they highlighted that the CEO and the chairman should not be the same person. Therefore, it is important to use this characteristic to understand the power of a firm, whether both important positions belong to one person or not. If both roles are performed by one person, boards of directors will be ineffective in discharging their monitoring duties, as opportunistic behaviour by the CEO will reduce firm performance. Thus, the CEO/chairman influence on the board is used to clarify the impact on firms’ performance. Similar reasoning can be applied to the microfinance industry where CEO/Chairman duality has a negative effect on firm performance.

5.5 Ownership Type

Many policy papers report that the most appropriate ownership type for MFIs is a shareholder firm that can be regulated by the banking authorities and remain independent from donors (Christen & Rosenberg, 2000; Hardy, Holden, & Prokopenko, 2003; Jansson, Rosales, & Westley, 2004). Such MFIs will be able to benefit from corporate governance due to private ownership. This underlines a need to transform non-profit MFIs to for-profit ownerships (Ledgerwood & White, 2006). Prior studies have pointed out that most MFIs are now commercialising their institutions from non-profit to for-profit as shareholder firms can perform better than non-profit organisations (Hardy et al., 2003; Ivatury & Reille, 2004; Ledgerwood & White, 2006) and are a solution to provide low-cost credit to greater outreach (Varottil, 2012).

However, in recent MFI studies, Hartarska (2005), Mersland and Strøm (2009) and Sinclair (2012) find that the for-profit organisations’ ownership structure does not advance MFIs’ performance. Mersland and Strøm (2009) further reveal that ownership of MFIs does not
matter for firm performance. However, the relationship between firm performance and ownership is ambiguous and needs to be investigated. Based on the recent findings stated above, this study emphasised to considers the proportion of majority ownership of the firm; whether the MFI is a non-profit organisation, for-profit organisation, member-based cooperative, or shareholder-owned firm and which is likely to demonstrate better performance.

5.6 Corporate Mission

The relationship between firm performance and mission statement has commonly been discussed in the strategic planning textbooks but remains unanswered (Bart & Baetz, 1998). More focus has been given to identifying the components of the mission statement. Very few studies have focused mission statement and firm performance research. Bart, Bontis, and Taggar (2001) pointed out that mission statements have a positive relationship with performance and can make a positive contribution towards performance. They also express that there are intervening variables which need to be considered when assessing the relationship between mission statement and performance. Zachary, Dana, and Israel (2008) revealed that some Israeli firms with formal and written mission statements demonstrate improved performance.

In MFI related studies, some scholars are highly concerned about the clear definition of social goals which help to structure MFI activities to reach more borrowers. Arena (2012) noted that MFIs have a problem with drifting away from their mission and it is conceived as a problem of corporate governance. Rock et al. (1998) state that it is important for MFIs to define their mission clearly and accurately communicate it to the institutional stakeholders, such as donors, lenders, staff and clients. Johnson, Malkamaki, and Wanjau (2006) explained how donor agencies were focusing on the results that MFIs achieve and were checking whether they were connected directly to the goals and objectives of MFIs. However, no studies have been conducted on how or the extent to which the mission of MFIs affects the performance of MFIs. It is argued that MFIs need to concentrate more on their dual mission, and therefore, it is important to consider the relationship between the mission of MFIs and their performance in MFI studies.

5.7 Internal and External Auditors

Selecting the firm’s auditor is an internal governance mechanism and links with firm performance. The internal auditor’s functions offer firms an independent assurance and consulting service to evaluate and improve the effectiveness of risk management, control and governance processes (Institute of Internal Auditors [IIA], 1999). The execution of internal audit functions are highlighted in the prior literature (Antoine, 2004; Goodwin & Kent, 2003; McCollum, 2006) and governance reports (IIA Professional Guidance, 2002; New York Stock Exchange [NYSE], 2002) as a mechanism for improving a company’s internal governance. If internal auditors report directly to the board and they are independent, then there is good accountability and transparency available in the firm (Mersland & Strøm, 2009; Sinclair, 2012). This study, therefore, will consider internal auditors as a good corporate governance mechanism to enhance MFI performance.
Agency theorists note a number of external controls for self-serving agents; among them are external audits (Cohen, Krishnamoorthy, & Wright, 2002). The external auditor is considered to have an effect on the efficiency of corporate governance. Fan and Wong (2005, p. 37) stated that “Our overall results suggest that external auditors play a governance role in East Asia”. The monitoring function performed by external auditors is believed to play an essential role in ensuring the quality oversight that the companies have achieved in their financial reporting practices. Also external auditors can provide an assurance about the quality of the accounting information which is publicly reported and bounds the ability to extract wealth from outside stakeholders (Becker, Defond, Jiambalvo, & Subramanyam, 1998; Klein, 2002; Peasnell, Pope, & Young, 2005). Where a firm conducts external audits or reports directly to the board, and whether it issues an audited report, highly affects the performance of MFIs. Bassem (2009) and Mersland and Strøm (2009) highlighted that audited financial statements improve MFI performance and need to consider for further studies.

5.8 Type of Donors

The community investment movement has clearly demonstrated that investments offering minimal returns but with social value are successful for all stakeholders particularly for the microfinance industry. The affordable housing market in USA is such a segment which has numerous government incentives for investors, like guarantee funds and the Community Reinvestment Act (CRA) to motivate banks. Thus, the proportion of funds received from non-governmental institutions and/or foreign funds needs to be evaluated.

In non-profit organisations, large donors are acting in a similar way to blockholders in for-profit organisations by ensuring that the organisation’s resources are used in effective manner (de Andrés-Alonso, Romero-Merino, & Cruz, 2006). Large donor funds have their own MFIs and actively manage all their MFIs (Sinclair, 2012). Frumkin and Kim (2001) state that large donors act like efficient monitors with their skill and power by demanding detailed plans, budgets and information for each project. It is important to consider types of donors as they represent the vertical relationship with the MFI (Mersland, 2009).

5.9 Regulatory and Commercial Environment

Among the external factors, the level of regulation in the microfinance sector and the commercial environment influences the manner in which MFIs deal with their performance. The current study takes into consideration the country-specific macroeconomic variables such as inflation rate, GDP growth rate, banking and financial reforms as these are considered to be the external dimension of the firm (Mersland, 2009) and they also affect the performance of MFIs (Meyer, 2002; Sinclair, 2012). Bassem (2009) stated that the international ratings and external governance mechanisms assist MFIs to reach their financial performance. MFI sector needs specific, dedicated and qualified regulators who understand this sector particularly (Sinclair, 2012). Further, he stated that the rating agencies reduce due diligence expenses and provide more information about the MFI investments.

Even though a proper regulatory environment can streamline MFI activities, the available
evidence indicates that it increases the cost of operation, but it is not clear whether it impacts the profitability of MFIs (Cull et al., 2007). Therefore, it is corroborating that the external governance mechanism plays a limited role in MFI performance (Hartarska, 2009; Hartarska & Nadolnyak, 2007). The inferences arising out of the regulation and commercial environment of MFIs cannot be ignored in the governance framework (Varotttil, 2012). It is argued that better reforms can improve MFI performance (Christen & Rosenberg, 2000; Hardy et al., 2003; Jansson et al., 2004; Sinclair, 2012). Based on the related studies, it is important for MFIs to have better regulatory and commercial environments to perform their activities.

6. Conclusion

The major contribution of this study is to introduce significant corporate governance factors that influence both the financial performance and outreach of MFIs. Consideration of the empirical investigations into the microfinance sector as they relate to corporate governance suggests a low general awareness of the impact of corporate governance. Inferences about what ought to be done as good governance in MFIs is largely based on analyses of problem cases. There have been a few studies conducted for different countries and regions. This study will fill the research gap by identifying and developing an appropriate governance structure for MFIs, which will enable them to conduct their operations with special reference to the social performance of MFIs and poor people.

Further, this study offers insights for policy makers interested regarding corporate governance practices within their country. Relationship between funding and outreach is an example that informs donors’ decisions. So the role of board members in extending fiduciary responsibility to outreach will be beneficial and may be implemented. Further, this study provides guidance for selecting directors for MFI boards based on their academic and professional qualifications. For instance, the directors who are having financial qualifications to monitor the financial activities of the MFI, a social director who is ensuring that the MFI adheres to its social mission and a director representing the borrowers of the MFI; what qualifications should they have?

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