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Tenacity: The American Pursuit of Corporate Responsibility

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I am writing these words from my office at a highly regarded business school … dedicated to pro-
viding the finest education for advancing the field of business. Is that a good thing? I think so, but not everyone would agree. For example, 165 years ago, one influential social critic looked upon the existing economic system and — seeing nothing but misery and exploitation — stated, “Hitherto, every form of society has been based … on the antagonism of oppressing and oppressed classes.” As he saw it, the instrumentality by which this antagonistic oppression was maintained was business. That man was Karl Marx and his words appeared in The Communist Manifesto. Today, many may see Marx as fundamentally misguided; but his views sparked revolutions around the world, in part because there was so much corruption and systematic suffering pervading the economy of his time.

Dramatic change was needed and change has come. The world of business today bears little resemblance to that of 1848. But while Marxism may have collapsed under the weight of its own misreading of human nature and the nature of business, business remains stained by corruption. Especially in the wake of the Great Recession of 2008, many have become profoundly disillusioned with our economic system. What should we make of this? Despite the failures of communism, was Marx essentially correct in his critique of capitalism?

Although optimists may hope that we are emerging from the “winter of our economic discontent” with a stronger, more resilient economy, those of a more cynical bent would decry such hopes as wishful thinking. Are they right? Should we get back to the revolutionary drawing board? Before answering these questions, let’s listen to the words of someone who has distinguished himself as one of the finest scholars in business ethics today, Professor Kenneth Goodpaster.

Goodpaster disagrees with the cynics, as do I. Without diminishing the seriousness of the economic crisis and the questionable ethics that accompanied it, the ethical progress in American business in recent decades, grounded in deep historical roots, has been significant. I’ll leave it to Goodpaster to elaborate, except to say that, for the most part, business has come to realize that ethical practices aren’t a luxury, but a necessity. Good business is worth fighting for, and it’s in that fighting spirit we find the creativity and tenacity that is the theme of Goodpaster’s talk.
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PROFESSOR KENNETH GOODPASTER presents the Verizon Visiting Professorship lecture to students, faculty, staff and friends of the Center for Business Ethics at Bentley University.

KENNETH GOODPASTER is a scholar in the field of corporate responsibility. He taught at the University of Notre Dame during the 1970s, the Harvard Business School during the 1980s, and since 1990 as the David and Barbara Koch Endowed Chair in Business Ethics at the University of St. Thomas — Minnesota. He has published articles in a wide variety of professional journals, including the Journal of Philosophy, Ethics, Environmental Ethics, the Journal of Business Ethics, Thought, Business Ethics Quarterly, and the Harvard Business Review. Goodpaster’s book, Conscience and Corporate Culture (Wiley–Blackwell, 2007) has been widely and positively received both in the academy and among business executives. He is also executive editor of the recently published Corporate Responsibility: The American Experience (Cambridge University Press, 2012). He sits on the boards of the Better Business Bureau and the Center for Ethical Business Cultures.
It is an honor to be with you today, and throughout the week ahead, as the 2013 Verizon Visiting Professor in Business Ethics. What I will share with you takes its inspiration from a five-year project on the history of corporate responsibility in the United States that I was privileged to lead as executive editor. My distinguished colleagues and the principal authors of this history were Professor Archie Carroll of the University of Georgia, Professor Kenneth Lipartito of Florida International University, Professor James Post of Boston University, and Professor Patricia Werhane of the University of Virginia and DePaul University. This work was recently published by Cambridge University Press under the title *Corporate Responsibility: The American Experience*.

I should also mention that this project was made possible by a generous grant to the University of St. Thomas from the Halloran Philanthropies in Philadelphia, Penn. What this history project offered to all of us who participated in it, was a degree of perspective on the subject of corporate responsibility that I doubt any of us could have claimed at the outset of the work. I’ve been asked on numerous occasions, “What’s the most important idea — your biggest ‘take-away’ — from the five years of work that went into this history?” This essay represents my attempt to answer that question.

I will be arguing for three propositions:

• First, the most striking characteristic of American culture, from the time the modern corporation arrived on the scene in the 19th century through the first decade of the 21st century, has been the tenacity with which we have held to a free enterprise market economy despite frequent disappointments.

• Second, this tenacity reveals several basic convictions about business ethics in America. These convictions encompass (a) our confidence in checks and balances...
for sustaining our ideals as a society; (b) our view of the corporation not only as a legal person under constitutional law, but also as a moral person; and (c) a set of shared moral convictions about right and wrong, good and bad, virtue and vice.

• My third proposition is that going forward, our American tenacity about corporate responsibility is fragile — because the convictions that have given it strength in the past may or may not be able to support it in the future. If we lose confidence in our institutional systems and/or in our shared moral convictions, the discipline and practice of business ethics as we currently understand it will weaken and wane.

So let us begin with the first of my three propositions.

I. Clarifying the Phenomenon of Tenacity

During the past two centuries, corporations have demonstrated amazing productivity, innovation, and adaptability — and when they have displayed questionable ethical or social behavior, our persistent response as Americans has been to improve them, either internally or externally, rather than to overturn the system in favor of more socialist models. Despite challenges to corporate legitimacy, Americans have sought to deepen corporate responsibility.

Think about it for a moment: “Corporate responsibility” in the American experience is a reality that has a history! The fact that our history project has a subject matter is a nontrivial comment on American society that we tend to take for granted. We can joke — as we often do — about “business ethics” being an oxymoron, but what if it really was an oxymoron? What if the attribution of adjectives like “responsible” or “ethical” to corporations was pointless, ridiculous, even self-contradictory? The very idea of insisting that business organizations (already considered legal persons) must be ethical or responsible actors would be meaningless unless they had some degree of discretion or liberty.

But the idea is not meaningless. It is embedded in our law and in our everyday discourse about leadership and corporate culture. I will say more about the legal system later, but it is worth pointing out here, as we do in the history volume just published, that we attribute personhood to corporations under American law and in our common moral discourse: U.S. law treats corporations as legal persons and tends to hold corporations themselves, and not merely the managers and employees who make up the corporation, accountable. In fact, we refer to companies as if they are individual entities, and we speak of corporate responsibility as if it applied to a single entity, even though we cannot actually shake hands with companies or lock them up. If corporations are legal persons, and thus artificial entities, this makes sense.

Of course the American experience with corporate responsibility reveals both “good news” and “bad news” about business organizations:

The Good News. Throughout the history of corporate responsibility in America, there has been praise for the contributions of business organizations for many reasons, including:

• innovation in manufacturing and technology
• the provision of employment opportunities
• increased productivity
• contributions to the overall health and longevity of American lives
• improved economic opportunities for minorities and women

The Not-So-Good News. Across those same pages of American history, there have been serious negative charges leveled at the corporation, at corporate behavior, and at business as an institution. Some of the prominent criticisms have been:

• abuse of power by monopolies
• violence toward, and exploitation of, labor on the part of management
• employee “captivity” in company towns
• unsafe labor practices (including child labor)
• discrimination against minorities and women in the workplace
• indifference to consumer product safety
• unresponsiveness to the importance of the natural environment
• financial manipulation and breaches of fiduciary obligations to investors
• betrayal of American workers (and exploiting foreign workers) in the pursuit of globalization

Instead of surrendering the business system (the private sector) by centralizing economic decision making in the public sector, Americans have relied upon checks & balances between and among the public sector, the private sector, and a “third sector” that has been called by various names: the “social-cultural sector,” or the “moral-cultural sector,” or the “social sector,” or simply “private associations.”

During the 19th century, Karl Marx and other critics of capitalism saw it as essentially morally bankrupt, relentlessly alienating in its exploitation of workers. Indeed, between the mid-19th century and the mid-20th century, competing economic systems were clearly gaining energy in both Europe and Asia. But American companies, the American public, and the U.S. government responded to this critique with voluntary initiatives designed to “humanize” free enterprise — or with involuntary boundaries when voluntarism was unreliable or prevented by competitive dilemmas. So far, this American pursuit of corporate responsibility seems to have succeeded — or at least most forms of collectivism seem to have failed.

It is as if the American disdain for political centralization, so evident in its rejection of monarchy, generated a corresponding disdain for economic centralization in its affirmation of free market business organizations.

Again and again, we have witnessed this pattern: appeals by citizens and civic associations in the public square for business leadership and accountability — and failing this — appeals in legislatures and courtrooms for curbs on business behavior and punishment for past wrongdoing. We presume that the corporation, despite its preoccupations with efficiency, profitability, and competitiveness, and despite its need to comply with governmental imperatives — can and should be responsive to individual rights and to the common good. We presume, in other words, that the corporation can and must develop an ethical response system, not just an economic and a legal response system. Now let us turn to my second main proposition, and the basic foundations that lie behind the tenacity of our pursuit of corporate responsibility.

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II. Three Foundations of Our Tenacity

Three foundational convictions underlie what I am calling American tenacity regarding corporate responsibility:

1. The Checks & Balances Principle. There are checks and balances in democratic capitalism which give us confidence that the pursuit of economic goals will be moderated with attention to the common good;

2. The Moral Projection Principle. There is good reason to consider the corporation not only as a legal person under constitutional law, but also as a moral person;

3. The Moral Common Ground Principle. There are shared moral values ascertainable by well-developed consciences in individuals and in corporations.

Most Americans understand the idea of a political set of checks and balances, that is, the separation of governmental powers among legislative, executive, and judicial branches to avoid too much concentration of power in any branch. But when I refer to our “Checks & Balances Principle,” I have a related, but larger scale idea in mind.

The First Underlying Conviction

The first foundational conviction has already been alluded to, namely, that Americans have placed a good deal of confidence in the social arrangements that sustain our core ideals. This Checks & Balances Principle was born alongside our Declaration of Independence and our constitutional rejection of monarchy.

In the 19th century, Alexis de Tocqueville remarked about Americans’ confidence in and reliance upon not only government and commerce, but also “private associations” to achieve social stability. In the 20th century, Michael Novak, in his book, The Spirit of Democratic Capitalism, echoed de Tocqueville when he offered a description of American society as an intersection of three broad subsystems or “sectors”: the economic, the political, and the moral-cultural. (See Figure 2 next page.) In Novak’s words:

Democratic capitalism is not a “free enterprise system” alone. It cannot thrive apart from the moral culture that nourishes the virtues and values on which its existence depends. It cannot thrive apart from a democratic polity committed, on the one hand, to limited government and, on the other hand, to many legitimate activities without which a prosperous economy is impossible.

The economic sector accounts largely for the wealth of a nation (its production of goods and services). In keeping with the Preamble to the United States Constitution, the political sector aims to “establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity.” The moral-cultural sector shapes and articulates our moral values through the basic elements of civil society, including the family, educational institutions, churches, the media (print and electronic), and various other nonprofit organizations.

We have pursued corporate responsibility through actions in the public square — identifying problems, appealing for solutions to business leadership, enlisting political leadership, and even showing leadership in the “third sector” — churches, business schools, advocacy groups, other nongovernmental organizations, and the media. The consistent American aspiration, in other words, has been the moral improvement of the business corporation:

• from condemnations of child labor in 1832 to the Fair Labor Standards Act in 1938;
• from the Seneca Falls Declaration of 1848 to the Women’s Rights Movement of the 1960s;
• from the Emancipation Proclamation in 1862 to the Civil Rights Act in 1964;

Figure 2. An Interpretation of Novak’s Tripartite View of Society
• from the protests leading up to the Sherman Antitrust Act in 1890 to Theodore Roosevelt’s energetic application of it in the first decade of the 20th century.14 (See Figure 3.)

These transformations have evolved (sometimes all too slowly) over time from interactions among corporations, the government, and various institutions representing the moral and cultural values of the American public. Critics of the abuses and misfortunes of capitalism have often appealed to the public sector for control and redress, but usually as a last resort. Long before legislative, judicial, or executive governmental interventions, Americans organized associations and appealed to whoever would listen when the lives and livelihoods of employees, consumers, communities, and the natural environment were at stake. Corporations often did listen, and often sought to devise their own creative solutions to the social problems of capitalism.

This Checks & Balances architecture means that each sector must coexist in equilibrium with two other societal influences — a kind of social ecosystem. Each sector must check and be balanced by the other two. Applying this to business institutions, the resilience of American capitalism has been encouraged by pressures to respond to both political and moral-cultural stimuli.16

As our history has repeatedly illustrated — the press, labor unions, churches, associations of minorities and women, groups of citizens dedicated to truth in advertising — have been the voices of the moral-cultural sector directed at business practices when they were found wanting. And when these voices have not been heeded, they have formed coalitions with the political sector to influence business behavior.

**The Second Underlying Conviction**

The second foundational conviction that underlies our tenacity about corporate responsibility — **The Moral Projection Principle** — acknowledges the “checks and balances” idea just described, but sees it as insufficient because it is too external. The evolution of the American corporation has led us in the direction of trying to internalize and institutionalize responsibility rather than depending solely on political and moral-cultural external pressures. Over the past two centuries, our society has become what Peter Drucker referred to as a “society of organizations.”17 Personal actors on the economic, political, and moral-cultural stage have more and more been replaced by institutional or organizational actors.18 If we combine with the evolution of our “society of organizations” the fact alluded to earlier, that by 1868, corporations were firmly established under American law as “legal persons,” it should not be surprising to find that corporations were eventually expected to behave in society with consciences analogous to individual persons.19 (See Figure 4.)

In truth, the idea of the corporation as a legal person was established long before the 14th Amendment to the U.S. Constitution in 1868. It was articulated as early as 1819 when the Supreme Court ruled that the Trustees of Dartmouth College could act as a corporate body “to have, get, acquire, purchase, receive, hold, possess and enjoy . . .” properties and to “accept and receive any rents, profits, annuities, gifts, legacies, donations or bequests . . .” for their use.20 But it is important to add that the “legal personhood” of the corporation is not the same as its moral personhood. Moral personhood requires that the corporation have sufficient discretion or freedom under the law so that the ideas of responsibility and conscience can make sense. Without such freedom, corporate leaders and managers might simply be constrained by law to make decisions solely on the basis of non-moral considerations such as profit maximization.21 Only an organization that is relatively free can be asked to be responsible; an organization that is merely an arm of the state can only be compliant.22 As corporate law scholar Lyman Johnson pointed out to our research team:

Figure 3. “Concerning a Growing Menace,” chromolithograph by Joseph Keppler, Puck, September 30, 1903. Courtesy of the Library of Congress, Prints and Photographs Division. This cartoon depicts President Theodore Roosevelt chastising two men — “Dishonest Corporations” (left) and “Union Tyranny” (second from left, with “Bribe” and “Graft” extending from his pockets) — who are trampling “Law” (the female figure). 21

Figure 4. The Principle of Moral Projection: Personal Consciences and Sub-Groups Influence Organizational or Corporate Conscience
It is ... the very discretion afforded by law that makes discussions of corporate responsibility possible and meaningful. Without such discretion — as, for example, if managers really were legally required to maximize profits — advocacy of socially responsible behavior would truly be academic because managers would be prohibited from engaging in such conduct. 23

In 1982, John Matthews and I formalized this analogical perspective in an article in the Harvard Business Review, called “Can a Corporation Have a Conscience?” and labeled it the “Principle of Moral Projection”: It is appropriate not only to describe organizations (and their characteristics) by analogy with individuals, it is also appropriate normatively to look for and to foster moral attributes in organizations by analogy with those we look for and foster in individuals.

Indeed, the idea that Americans seek to “institutionalize” the values that we hold dear has been discussed with sophistication by a number of 20th century scholars. 24 I should emphasize a very important fact, however, related to the Moral Projection Principle, namely that it depends for its reality on corporate leadership. The shapers and architects of the conscience of the corporation are those who lead the organization. For this reason, business ethics and the study of organizational leadership are — and should be — inextricably linked.

To recap: I have been arguing so far that Americans have displayed, over the 200 year-history of capitalism in the United States, significant tenacity regarding the possibility that corporations not only can be held responsible (by the law and by the moral-cultural sector) but can also be responsible, by analogy with individual persons with consciences. As part of the economic sector, corporations are not only checked and balanced from the outside by two other sectors (the moral-cultural sector and the government), they are also expected to be influenced from the inside by a kind of moral compass — a corporate conscience. American tenacity regarding corporate responsibility has been reinforced and bolstered by (1) the social architecture surrounding the corporation, and (2) the way the corporation has evolved under American law, leading us to try to institutionalize corporate responsibility in the economic sector rather than to depend solely on political and moral-cultural external pressures. Let us now turn to the third foundational conviction behind our tenacity.

The Third Underlying Conviction

The third basic conviction that underlies American tenacity about corporate responsibility — The Moral Common Ground Principle — is that whatever our differences in this pluralistic society, we share a significant number of moral convictions about right and wrong, good and bad, virtue and vice. We depend upon moral common ground when we appeal to individuals and to corporations to act according to their consciences. We assume moral common ground when we ask corporations to develop ethical response systems beyond their economic and legal response systems. It may be worth pointing out that according to the Oxford English Dictionary, conscience was originally understood as a common quality which individuals shared: “a man or a people had more or less conscience,” as persons or groups had more or less science, knowledge, intelligence, prudence, and so on. The word came gradually to be used as a more personal faculty or attribute, so that “my conscience” and “your conscience” were understood no longer as “our respective shares or amounts of the common quality conscience,” but as “two distinct individual consciences, mine and yours.” 25 Not long ago, New York Times columnist David Brooks echoed this perspective as he commented on a study of the ethical attitudes of young adults in universities across America:

In most times and in most places, the group was seen to be the essential moral unit. A shared religion defined rules and practices. Cultures structured people’s imaginations and imposed moral disciplines. But now more people are led to assume that the free-floating individual is the essential moral unit. Morality was once revealed, inherited and shared, but now it’s thought of as something that emerges in the privacy of your own heart. 26

A moment’s reflection on the Good News and the Not-So-Good News that I mentioned earlier should help us to appreciate that, regarding business, Americans have historically shared and continue to share significant moral common ground:

- We cannot praise innovation, employment, productivity, philanthropy, educational opportunity, or paying taxes unless we have a shared idea of what constitutes a good life within a good community.
- Nor can we protest or condemn abuses of power, exploitation of labor, unsafe labor practices, discrimination against minorities and women, indifference to consumer safety, environmental pollution, or breaches of financial trust unless we have certain shared values about right and wrong, human dignity, and the common good.

In other words, our confidence that corporations can meaningfully be said to have consciences includes the conviction that our moral values are not entirely isolated from one another and that they can be relied upon in debates about the behavior of our most important institutions — economic, political, and moral-cultural. We cannot be tenacious about our belief in corporate responsibility without a conviction that the idea of “responsibility” is not empty or fragmented. We cannot be tenacious about corporate responsibility unless we share a conviction that in the realm of goods and services, there are some goods that are truly good and some services that truly serve. 27 (See Figure 5.)
least “widely accepted” — truths relate to the interests and rights of employees, customers, suppliers, and local communities; to fiduciary duties to investors and sustainability obligations to the natural environment; and to the critical importance of integrity in leadership and an ethical culture in organizations. As we look across our American history of corporate responsibility, we see a pattern of speaking sometimes softly and sometimes loudly to business leaders, asking them to live up to the social contract inter — from the inside out — while at the same time assembling a formidable external array of controls outside and around the corporation. Compliance with laws and regulations has always been essential as a safeguard when responsible business conduct has not been forthcoming (due either to moral indifference or to economic pressures).

It is perhaps worth mentioning that this approach of “internal appeals backed up by external controls” is the same strategy we employ (as parents and as educators) in dealing with individuals in our society. The conviction that conscience is possible (both personally and institutionally) does not mean that we are naive about its failures. It simply means that we must be prepared to contain those failures as we seek new ways to cultivate ethical self-regulation.

To say that there has been “moral common ground” during the history of corporate responsibility is not, of course, to imply that this common ground was self-evident from the outset. Frequently, through give-and-take in the public square, we have witnessed something akin to institutional learning: the movement from an unacceptable social situation to what seemed like a good solution, but with unintended (and unacceptable) consequences that called for re-adjustment. Aristotle described this pattern as the (sometimes elusive) pursuit and discovery of a virtuous “golden mean” between two extremes. For example:

- In the 19th century, we moved from frequent worker destitution and homelessness to the innovation of company towns — with the unintended consequence of lost civic autonomy and independence, and have since learned to lessen workers’ dependency on the corporation.
- In the wake of World War II, we grew from economic depression and material sacrifice to corporate innovation in goods and services — leading to prosperity and consumerism, but also to a culture of consumption. We are now attending to the need for sustainable economic growth.
- We moved in the mid-20th century from an absence of credit to the innovations associated with the liberal credit/debt policies of modern banking, with the unintended consequences of unrestrained credit, systemic risk, and eventually a loss of trust in financial institutions — and we are now seeking to discern the appropriate use of credit/debt.
- Our innovative business system has led us from time-consuming transportation using horses and wagons to railroads and eventually to automobiles, aircraft, and space technology — with unintended consequences relating to safety and pollution, and we now are reflecting upon the true costs and true benefits of all forms of transportation.
- That same innovative business system has led us from slow communication by “pony express” and telegraph to a high-tech Internet revolution — with its unintended side effects of too much information (and misinformation) — and we are now examining ways to protect our privacy against identity theft and our communication systems against cyber-threats.

In each of these cases, our moral common ground was clarified slowly and incrementally, by discerning conditions that were unacceptable in one direction, noticing that we were replacing them with conditions that were unacceptable in the opposite direction, and finally searching for more balanced approaches.

During the 20th century, the Moral Common Ground Principle led to the gradual emergence of “stakeholder thinking” to supplement “stockholder thinking.” A strong theme across our history has been the trend toward enlarging the set of parties to whom the corporation must be accountable, from providers of capital (stockholders) to other stakeholders (employees, consumers, suppliers, the communities to which the corporation belongs, and eventually the natural environment) whose claims increasingly seek and achieve a kind of parity with stockholder claims.

Summing up, the distinctive characteristic of the American experience in the history of corporate responsibility is the tenacity with which Americans have held on to an institutional aspiration (parallel to a personal aspiration) to uphold freedom in the face of frequent failure. And beneath this tenacity, we have identified three foundational convictions:

1. The Checks & Balances Principle: That there are societal checks and balances in democratic capitalism which give us confidence that the pursuit of economic goals will be moderated for the common good;

2. The Moral Projection Principle: That the corporation not only as a legal person under corporate law, but also appeal to it as a moral person; and

3. The Moral Common Ground Principle: That there are shared moral values ascertainable by individuals and by corporations; and that despite economic abuses of human rights and the common good, corporations can discern goods that are truly good and services that truly serve. The first is about our social system; the second is about organizations within the system; and the third is about our capacities to know right from wrong, good from bad, virtue from vice.

III. How Fragile Is Tenacity Going Forward?

Our American tenacity about corporate responsibility is fragile — because the foundational convictions that have given it strength in the past may or may not be able to support it in the future.

If we lose confidence in any or all of the three convictions that I have been calling foundational — in our institutional checks and balances, in our belief that corporations can internalize ethical values, or in the moral common ground that we have been able to rely upon in the past — the discipline and practice of business ethics as we currently understand it will be unable to sustain itself for lack of a subject matter.

Whatever the future brings, we know that certain factors will continue to evolve: globalization, economic development, information technology, and corporate law. And the influence of these factors on the prospects of corporate responsibility might take unpredictable forms. But despite such uncertainties, can we say anything about the prospects for the tenacity described in this paper? Well, there are negative signs on the horizon and there are positive signs.
The Not-So-Good News. On the negative side, we can discern several reasons for a loss of confidence and consequently a loosening of our tenacity:

- First, of course, is the behavior of business during the first decade of our new century, by the Enron debacle and the long list of scandals that followed it (from Arthur Andersen to WorldCom to Tyco, and so on; from Ponzi schemes to the mortgage crisis and the collapse or near collapse of financial institutions on Wall Street). In the face of these scandals, it should come as no surprise that the public has been questioning the capacity of corporations to self-regulate — to be responsible. And it is also no surprise to see sweeping federal legislation like the Sarbanes-Oxley Act and the Dodd-Frank Act as political responses to these failures of our economic institutions. Apparently the institutionalization of ethical values that has given us confidence in the past is not clearly something we can rely upon in the future. On this subject, of course, future leadership will be critical.

As a signal about the future of corporate responsibility and our tenacity in holding on to it, these events are discouraging since responsibility, these findings suggest a weakening of the Moral Common Ground Principle. They suggest that future business leaders (and future stakeholders in business behavior) will not be able to give shared meaning to the idea of responsibility, much less corporate responsibility. And with such a moral-cultural breakdown (which could undermine the Checks & Balances Principle), it is difficult to imagine our expectations of the corporation (the Moral Projection Principle) going much beyond regulatory and judicial compliance.

The Good News. On the positive side, we can discern several reasons for hope — hope that our past and present tenacity will continue to be vindicated in the century ahead:

- During the past two decades, we have seen new emphasis on the ethical and cultural dimensions of corporate governance — the Federal Sentencing Guidelines for Organizations and the rise of the Ethics and Compliance Officer as a new profession. The importance of this development lies in its reinforcement of both the Checks & Balances Principle and the Moral Projection Principle, a new form of regulation that makes use of the internalization of ethical response systems by the corporation.

Conclusion

As we look to the future, corporations seeking to preserve the trust and faith of society must embrace decision-making responsibility meaningfully. As our historical narrative insists in its final chapter, “the future of the corporation is tethered to the future of its responsible management.” Businesses must address the issues that currently present themselves, such as the need for sustainability in the provision of all goods and services:

For if companies do not steadfastly embrace the project of corporate responsibility, other institutions will, and that may lead to the end of the most promising form of political economy for creating economic growth: free enterprise.

The message of this paper has been that, over the past two centuries, Americans have displayed significant tenacity in the pursuit of corporate responsibility and that this tenacity has been grounded in three foundational convictions — about checks and balances, moral projection, and moral common ground. Our future grasp on this ideal for business as an institution depends profoundly on whether these foundational convictions are maintained and cultivated during the centuries that lie ahead. Let me conclude this essay with the closing lines of our history:
The freedom of free markets, like the freedom of free persons, is a precious asset so long as society does not pay too high a price . . . For [Adam] Smith, the true “wealth of nations” could only be realized if its citizens cultivated their moral sentiments as a foundation for their commercial enterprises. The future of corporate responsibility in the American experience depends, ultimately, on the choices of Americans themselves.42 And we — you and I — are among them.

Questions & Answers

The following are highlights of Kenneth Goodpaster’s question-and-answer session with Bentley students, faculty and guests.

QUESTION: Do you think it is economically advantageous in the long run for corporations to act in a way that is ethically responsible? I am posing this question in connection with a new book that just came out by a Bentley professor about “Conscious Capitalism,” co-written with the CEO of Whole Foods.

GOODPASTER: It seems to me that there are times and circumstances in which economic reasonableness and ethical reasonableness diverge. That is, there are some societies and sometimes in our own society when it is not profitable to be ethical. I think it would be misleading to suggest that is not true. But I think our task is to try to develop social systems that make that a thing of the past. In other words, it is important for us to get economic rationality and ethical conscience to converge with one another, not diverge. The social arrangements that we have in our society are an important part of whether or not that divergence happens or whether a convergence happens. I have heard it said by 100 business executives if I’ve heard it said by one that in the long run, ethics is profitable, but maybe not in the short run. Well I hope that that’s true, but I’d like to see it be true in the short run as well. However, I think that in some situations, even in the long run, if certain things aren’t changed in a society — certain cultural changes such as racism, sexism or various other kinds of social ills for example — then you’re never going to get the convergence between economic and ethical concerns. So I think that is maybe a roundabout way of saying that I’d like to think that Conscious Capitalism or “corporations with a conscience” will also be successful corporations. There is a lot of evidence to show that the corporations that we consider to be morally admirable are also economically successful. But I think it can be misleading to say that “ethics is profitable, so go for it,” because that tends to put everything under the umbrella of profit rather than under the umbrella of ethics.
QUESTION: From your perspective, how do Western European countries compare to the United States in terms of corporate responsibility?

GOODPASTER: I lived in France for a good amount of time in the late nineties and some of my friends there — professors as well as students — described what went on in the States as “savage capitalism.” I thought, “Let’s not get personal about this” since “savage capitalism” sounds like a rebuke of the highest order. They meant it, however, because they looked at layoffs of ten thousand people at a time as something that was unconscionable from a European perspective. I think the European perspective on corporate responsibility, with its triple bottom line of economic profits, as well as the social and environmental suggest a view of corporate social responsibility that is, from an American point of view, more socialistic than capitalistic or more socialistic than free-market oriented.

Even as the Europeans look at the American point of view as too free-market and too savage, there are checks and balances in both arenas. Business executives who do business in Europe will typically tell you that it is a lot harder to do business in Europe because of a number of constraints on hiring and firing and human resources and so on than there are in the United States. Not that they think it is necessarily a bad thing, but they find it difficult because it is not efficient. So I think that there is more of a social consciousness in Europe than there is in the United States. In Europe, citizens look more to government for corporate responsibility and enforcement through the European Commission. In Europe, there is more of an appeal to compliance than to corporate responsibility and that is probably because corporations are less free in Europe than they are in the United States. So along with freedom comes responsibility. If you don’t get responsibility from a free corporation then [regulations will be imposed and] that corporation becomes less free.

QUESTION: Would you say that in the Unites States particularly, in our version of capitalism, we are fundamentally, if not radically, individualistic in our pursuit of capitalism and that has to be factored into the equation in thinking through a lot of the things you said today about your fundamental principles versus Europe which seems to be much more community centered?

GOODPASTER: I think that the contrast between individualism and community-oriented thinking is one part of the contrast [between the United States and Europe], but I’m convinced that the history of this tenacity has to do not so much with a conviction that the individual is pristine and that the individual rather than the community is the central focus. It is more [that here in the United States, there is a] preoccupation with the idea of liberty. In other words, individualism together with liberty seem to be what the American tradition has shown us. It shows us a certain kind of confidence that left to his, her, or its own devices, the use of liberty can be constructive, innovative, and liberating for the whole society. The notion that liberty is something to be celebrated seems to be part of what lies under that tenacity — the idea that if liberty goes awry, we can fix it. We can do something to educate the bad liberty user into becoming a conscientious liberty user. The communitarian influence is stronger in Europe, and it is much stronger in Asia, but I don’t know if the corresponding love of liberty is the same in Europe as it is in the United States. I’d like to have that conversation though with Europeans who might be with us because I think that’s an exciting idea. The bottom line here is that while I see individualism as a part of [the cultural difference], the importance of liberty is an even more important part because conscience has to be anchored in freedom if it is going to happen. If there is no freedom, there is no conscience. There is only compliance, obedience.
References


### Endnotes

1. Special thanks and recognition are due to my research associate, Pan Pevinske, for her many contributions to this essay — thorough research, careful editing, creative suggestions on style and graphics, and detailed citation and reference work.

2. Throughout this paper, as in the history project, I will use “corporate responsibility” as an umbrella phrase for a number of different identifiers that, while not synonymous, overlap considerably: business ethics, corporate social responsibility (CSR), corporate citizenship, corporate community involvement, stakeholder management, sustainability, and many more.

3. So much so that at one point, I considered proposing Tenacity as the title of our book instead of Corporate Responsibility: The American Experience (hereinafter, CRAE).


5. One recent controversial Supreme Court case illustrates the opposite side of the coin when it comes to attributing responsibilities to corporations, that is, what about corporations having rights? CRAE continues “. . . in 2010, the Supreme Court in Citizens United ruled that corporations (both for-profit and nonprofit) and unions could contribute freely to political campaign advocacy ‘so long as they do not coordinate their efforts with campaigns or political parties’ (OMB Watch. 2010. “Citizens United: The Supreme Court Decision and its Potential Impacts.” January 27. Katherine McFate, Executive Director.). The reasoning behind this decision, following an earlier 1906 decision, was that the corporation was an ‘association of [natural] citizens,’ and thus like individual natural citizens could freely participate in political campaign advocacy.” See Citizens United v. Fed. Election Commission, 130 S. Ct. 876 (2010) and Johnson 2011, 2–6, for more on the “association of [natural] citizens.”


12. The origins of American industrialization and private enterprise and the division between the public and private sectors, as shown in this chapter, are all grounded in a substantive theory of human rights. Also critical to the story are the importance of labor, the labor theory of value, which translates into the work ethic explained by Weber. At the same time there is the ongoing presence and third ‘voice’ of the public square so keenly observed and articulated by de Tocqueville” (Carroll 2012, 61).

13. (Novak 1982, 56)

14. The inarticulate practical wisdom embedded in the political system and in the moral-cultural system has profoundly affected the workings of the economic system” (Novak 1982, 56). It should be acknowledged that not all interventions into the economic sector by the other two sectors have been improvements. There has been much debate recently, for example, about the role of Fannie Mae in the home mortgage crisis.

15. (Novak 1982, 57)
And this list could be greatly expanded: from the Ludlow Massacre and the Italian Hall Disaster (1913) to the National Labor Relations Act (1935) and the Taft-Hartley Act (1947); from the utopian business communities in the post-Civil War period to the company towns of the late 19th century to employee stock ownership plans in the 1920s to more robust employee benefits in the 1930s to the company towns of the late 20th century; from the Consumer Product Safety Commission (1972) to the creation of the Food and Drug Administration (1906) to the Environmental Protection Agency (1970); from the Federal Reserve System (1914) to the creation of the Securities Exchange Commission (1933) to the passage of the Dodd-Frank Act (2010); from discrimination against immigrants and the trade wars of the 1930s to the passage of the Taft-Hartley Act (1947); from the Securities Exchange Commission (1933) to the formation of the Securities and Exchange Commission (1994) and the General Agreement on Tariffs and Trade (GATT 1947, WTO 1995).

In a later book, Novak makes this point even more clearly: “The fundamental reason behind the capacity for self-reform in democratic capitalism lies in the independence of its moral-cultural order and its political order alike. Both operate effectively upon its economic system. Each of these three systems represents a different aspect of reality, and each of them is moved by certain organic laws that, when violated, exact considerable costs. Thus the system as a whole comes under three quite different reality checks. This tension places the system regularly in crisis, each becoming an opportunity for fresh restructuring.” Novak, Michael. 1993. The Catholic Ethic and the Spirit of Capitalism. 58. New York: Free Press.


14By 1914 almost 80 percent of workers were employed by corporations, who produced 80 percent of the value of manufactured goods” (Carroll 2012, 118; U.S. Census Bureau 1920; Ripley 1929). In 2002, in his book, Organizing America: Wealth, Power, and the Origins of Corporate Capitalism, Charles Perrow wrote about the percentage of people working in organizations: “In 1820, about 20 percent of the population worked for wages and salaries; by 1900 it was 50 percent; today it is well over 90 percent . . . ” (227).


16This landmark decision gave corporate bodies, those chartered, or, later, incorporated, the same rights as individuals to buy, sell, own, and dispense property. The decision was qualified in the conclusion with the statement that “[a] corporation is an artificial being, invisible, intangible, and existing only in the contemplation of law” (Carroll 2012, 43; Trustees of Dartmouth College v. Woodward; 17 U.S. at 636, quoted in Johnson 2011, 5).

17Lyman Johnson, in his commissioned essay for the CRAE history project, observed: “After all, it is corporate responsibility that has emerged as a topic of ongoing social concern and scholarly study. This required that the corporation be recognized as a meaningful social and legal actor, distinguishable from its constituents” (12).

18In her article, “Ethics without the Sermon,” Laura L. Nash discusses “twelve questions to ask when making a business decision” and the process involved in reviewing them (1981, 88-88), Harvard Business Review 59 (6): 78-90, November/December.

19Johnson adds: “Conversely, this very legal discretion lends many to doubt that such freedom will be used responsibly. It is to constrain corporate conduct — not unleash it — that historically has led these persons to advocate corporate regulation of various kinds” (2011, 31).

20See Philip Selznick, Leadership in Administration: A Sociological Interpretation: “As an organization acquires a self, a distinctive identity, it becomes an institution. This involves the taking on of values, ways of acting and believing that are deemed important for their own sake. From then on, self-maintenance becomes more than bare organizational survival; it becomes a struggle to preserve the uniqueness of the group in the face of new problems and altered circumstances” [emphasis mine] (Selznick 1957, 21, New York: Harper & Row). Also, see Hugh Heclo, 2008, On Thinking Institutionally, Boulder, CO: Paradigm Publishers.

21Goodpaster, Kenneth E. 2008. “Conscience.” In the Encyclopedia of Business Ethics and Society. Thousand Oaks, CA: SAGE. This passage continues: “This individualization of the meaning of ‘conscience’ . . . signals a polarity at the core of our moral awareness: On the one hand, conscience is our subjective touchstone for ethical decision making. On the other hand, an appeal to conscience in moral argument (or dialogue) usually lays claim to common ground, a warrant for our ethical convictions that reaches beyond the merely subjective. Insofar as conscience must respond in actual decision making situations, it has a certain private authority, both in relation to non-moral decision guidance and in the relation to the consequences of others. We can refer to this as the autonomy dimension of conscience. But because conscience can be ‘undeveloped,’ ‘neglected,’ or ‘out of touch,’ philosophers have looked to it for a broader kind of authority, less private and more rooted in human nature or reason. We can refer to this as the discernment dimension of conscience” (407-408).


25Insight into this process of discovering our moral common ground was evident nearly 100 years ago, when University of Chicago economist J. M. Clark called for an “economics of responsibility” from business practitioners: “The ideas of obligation which embody the actual relations of man to man in the [twentieth] century are radically different from the ideas which dominated the nineteenth. . . . Some have failed to recognize what the change means and have resisted it uncomprehendingly . . . Some have gone to the other extreme and have lost their old sense of personal accountability . . . [But] many . . . are honestly seeking to know what their obligations are in this new era, that they may meet them on their own initiative. More knowledge is wanted, that men may guide themselves. The modern prayer is not so much for strength as for wisdom . . . We need something more; something which is still in its infancy. We need an economics of responsibility, developed and embodied in our working business ethics [emphasis added]” (Clark, 1916, 209-229, in Carroll 2012, 13). Clark, John Maurice. 1916. “The Changing Basis of Economic Responsibility.” Journal of Political Economy 24 (3): 209-229.

26I have argued recently, however, that the emergence of stakeholder thinking, while necessary, is not sufficient in our quest for corporate responsibility. See Goodpaster, Kenneth E. 2010. “Business Ethics: Two Moral Provisos,” Business Ethics Quarterly (20) 4: 740–742, October.


28If the skimpy existing mechanisms of corporate governance cannot themselves accommodate a modern society’s evolving expectations of corporate power — whether control lies in investor or manager hands, or is held jointly — then it is to be
expected that renewed efforts to bring non-investor voices (and concerns) into corporate governance will begin again, or that even more extensive legal regulation addressing various kinds of such interests will be forthcoming. Nowhere is it clearer than in the very heart of the corporation — i.e., the corporate governance realm — that law plays a central role in the story of corporate responsibility” (Johnson 2011, 27).

34An Ethics Resource Center Report provides this example by R. E. Berenbeim: “The specifics of the Guidelines aside, the most important story that emerges from the FSGO’s 20 year history is that the USSC’s carrot and stick approach has catalyzed vigorous efforts by companies to promote ethical performance and reduce organizational misconduct” (Ethics Resource Center 2012, 12; Berenbeim 2005). The Ethics Officers Association (EOA), now called the Ethics and Compliance Officers Association (ECOA), had its origin, of course, at Bentley University.

35A group from the Class of 2009 graduates of Harvard Business School created the MBA Oath, “building upon these essential efforts [from the Hippocratic Oath to Thunderbird’s Oath of Honor, and the Columbia Business School Honor Code] to create a community of MBAs with a high standard for ethical and professional behavior.” See MBA Oath: Responsible Value Creation at MBA.org.

36In their article, “Management as a Profession?” Rakesh Khurana, Nitin Nohria, and Daniel Penrice state, “Our speculations about a genuine professionalization of management as a remedy for the crisis of legitimacy now facing American business may strike some as radical. But assuming, once again, that increased regulation is not the whole or the best answer to the problem at hand, we believe that our idea of making management into a bona fide profession has the virtue of asking a group that has seriously abused the public’s trust to make a serious commitment to restoring it” (2005). Also see Michael Novak’s book, Business as a Calling: Work and the Examined Life (1996); and the new Vatican document, the Vocation of the Business Leader: A Reflection, by the Pontifical Council for Justice and Peace (2012).

37Regarding social entrepreneurship, a group of “hybrid companies and proprietorships that label themselves ‘social entrepreneurs’” — include “individuals and organizations [that] may be not-for-profit, public, for-profit, or hybrid ventures. What is distinctive . . . is that their core mission is to add value not merely monetarily, but also by making a positive social, cultural, or environmental impact” (Carroll 2012, 392). Looking at the B-Corporation: “A new type of legally sanctioned corporation, the ‘Benefit Corporation’ or B-Corporation is taking shape. According to the organization’s website, B-Corporation promotes the power of business to solve social and environmental problems” (Carroll 2012, 393).

38(Carroll 2012, 422); (CEPC 2011)
40“This may be the only way to preserve the corporation as an institution under private direction for public benefit.” (Carroll 2012, 423)
41Emphasis added. (Carroll 2012, 423)