

# Financing as a Supply Chain: The Capital Structure of Banks and Borrowers\*

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## Abstract

We develop a model of the joint capital structure decisions of banks and their borrowers. Strikingly high bank leverage emerges naturally from the interplay between two sets of forces. First, seniority and diversification reduce bank asset volatility by an order of magnitude relative to that of their borrowers. Second, previously unstudied supply chain effects mean that highly levered financial intermediaries can offer the lowest interest rates. Low asset volatility enables banks to take on high leverage safely; supply chain effects compel them to do so. Firms with low leverage also arise naturally, as borrowers internalize the systematic risk costs they impose on their lenders. Because risk assessment techniques from the Basel II framework underlie our model, we can quantify the impact capital regulation and other government interventions have on leverage and fragility. Deposit insurance and the expectation of government bailouts increase not only bank risk taking, but also borrower risk taking. Capital regulation lowers bank leverage but can lead to compensating increases in the leverage of borrowers, which can paradoxically lead to riskier banks. Doubling current capital requirements would reduce the default risk of banks exposed to high moral hazard by up to 90% with only a small increase in bank interest rates.

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# 1 Introduction

In the wake of the recent financial crisis, there have been repeated calls from academics, practitioners, and policy makers to tighten the regulation of financial institutions and force banks to hold more equity capital. Business leaders have responded that leverage is a natural part of banking and that limiting it will inhibit credit access and impede economic growth.<sup>1</sup> This paper builds a quantitative model of banking that explains bank capital structure decisions and sheds light on fundamental questions about the nature of banking.

There is disagreement on the causes and effects of high bank leverage; however, there is no disagreement that banks and other financial institutions are indeed highly indebted. The average leverage of U.S. banks, measured as the ratio of debt to assets, has been in the range of 87%–95% over the past eighty years.<sup>2</sup> At the same time, the average leverage of public U.S. non-financials, measured in the same way, has been in the range of 20%–30% over a long period, below the predictions of many models.<sup>3</sup> This dramatic difference in financial structure is puzzling at first glance.

In this paper, we explain this gap by modeling the interaction between a bank’s debt decisions and the debt decisions of that bank’s borrowers. Our framework blends the Vasicek (2002) model of bank portfolio risk, as used in the Basel regulatory framework, with standard capital structure models. The interaction between banks and borrowers explains the high leverage of banks and the low leverage of firms. In our base case, banks opt for leverage of 86% while firms choose leverage of only 30%, both close to real-world values.

High bank leverage is possible because bank assets are an order of magnitude less volatile than the assets of their borrowers. This dramatic risk reduction arises due to banks’ diversification and, more importantly, banks’ status as senior creditors. The power of these two factors, and the synergy between them, leads to a dramatic reduction in bank volatility and allows banks to carry high debt without correspondingly high default risk. A pool of loans backed by assets with 40% volatility can have a volatility as low as 2.6% because of the power of these two forces.

While diversification and seniority mean banks can pursue high leverage with relative safety, our supply chain mechanisms compel them to do so. Banks provide financing to other agents but in doing so they incur their own financing costs. High bank leverage reduces these costs and allows debt benefits to be more effectively transported down this financing supply chain. The essence of the supply chain effects is that debt benefits originate only at the bank level. This is driven by a

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<sup>1</sup>The Bank of England’s recent attempts to tighten capital regulation led them to be described as the “capital Taliban” by a member of parliament who argued stronger regulation would starve businesses of loans. Refer to the Financial Times (<http://www.ft.com/cms/s/0/a6367d06-f377-11e2-942f-00144feabdc0.html>) for the full story.

<sup>2</sup>Authors’ estimates based on historical Federal Deposit Insurance Corporation data, which are publicly available from <http://www2.fdic.gov/hsob/HSOBRpt.asp>.

<sup>3</sup>For example, see Goldstein, Ju, and Leland (2001); Morellec (2004); and Strebulaev (2007).

fundamental asymmetry between final users of financing (“downstream” borrowers) and those that act as intermediaries passing financing along (“upstream” borrowers). Even if the downstream borrowers have extremely low leverage, upstream borrowers – banks – still lever up, generate debt benefits, and pass those benefits downstream. However, if the upstream borrowers have similarly low leverage, no benefits are generated that can be passed along and, as a result, the downstream borrowers also pursue low leverage.

Beyond its effect on bank leverage, this financing supply chain leads to strategic interaction between bank and borrower debt decisions: bank leverage and firm leverage can act as both strategic substitutes and strategic complements. The strategic substitution effect arises because of bank distress costs. Imagine a scenario where banks are very highly levered and thus are less capable of weathering losses during economic downturns. If financial distress is costly, competitive banks pass this cost on to their borrowers. These borrowers respond by taking on less debt, effectively shielding banks by making their loan portfolio safer. In the opposite scenario, where banks have low leverage, these systemic risk costs are lessened and bank borrowers borrow more.

The strategic complementarity effect arises from the link between the benefits of debt for banks and borrowers. Banks pass their own debt benefits, such as tax benefits, downstream to their borrowers by charging lower loan interest rates. In a competitive banking environment, banks that use equity financing are competed out of business by more levered banks that can offer lower interest rates. A bank’s borrowers get their own benefits from debt, but by paying interest to the bank, they decrease the bank’s debt benefits unless the bank’s debt is correspondingly increased.

Our supply-chain effects are general enough to apply to many of the other bank financing frictions identified in the literature. Like Harding, Liang, and Ross (2007), we use the tax benefits and bankruptcy costs framework of Kraus and Litzenberger (1973). However, the diversification, seniority, and supply chain mechanisms we identify are much more general and play a similar role in the presence of other incentives to issue debt and other classes of borrowers. Section 7 shows that bank leverage remains high under a DeAngelo and Stulz (2013) style liquidity benefit to debt or under a model such as Baker and Wurgler (2013) or Allen and Carletti (2013) where debt and equity are discounted differently. These alternative, rather than tax originating, debt benefits are also passed down the financing supply chain. Although there are other, agency-conflict induced mechanisms for high bank leverage, such as the leverage ratchet effect proposed by Admati, DeMarzo, Hellwig, and Pfleiderer (2013b), we show that high bank leverage can arise even without such an explicit conflict.

Because our framework is built on commonly calibrated models, it naturally lends itself to quantitative analysis. Regulators, academics, and policymakers can use our framework to analyze the impact of deposit insurance, bailouts, and capital regulation. We find that both deposit insurance and bailout expectations lead to moral hazard and increase bank leverage. These effects are highly nonlinear – a moderate amount of insured deposits (below 92% of bank liabilities) or bailouts with low probability

(below 52%) has minimal impact on bank risk taking but larger interventions can induce dramatic gambling strategies.

Effective capital regulation reduces the moral hazard banks face, but ineffective capital regulation has its own hazards. Capital regulation that fails to take into account borrower risk can cause banks to lend to riskier borrowers, due to the substitution effect, and lead to higher rates of non-bank defaults. The Standardized Approach of Basel II and III suffers from this flaw, which significantly reduces the effectiveness of these regulations. Deposit insurance, bailouts, or other subsidies to failed banks make these effects particularly pronounced. Stronger capital regulation or appropriately risk-weighted capital regulation is effective at preventing these effects, but may still be subject to gaming. For example, if banks can impact loan characteristics such as systematic exposure, moral hazard and bank risk taking both increase dramatically. This suggests that current capital regulation may be inadequate to the extent that banks can manipulate between-exposure correlation or other loan parameters.

Current capital regulation standards may be insufficiently strong and insufficiently targeted. For example, we find that doubling the equity requirements of Basel II – increasing equity capital requirements to 16% for the Basel Standardized approach and doubling the equity requirements of the Basel Internal Ratings-Based Approach – lowers the bank failure by as much as 90%. The cost of this is that each percentage point of bank equity increases the cost of credit by 0.53 basis points, a low number that suggests such additional capital regulation may be warranted. The BCBS (2010) and Elliott, Salloy, and Santos (2012) have dramatically higher estimates that range from 0.28% to 0.66%. We find dramatically lower costs because we allow for endogenous bank return on equity. This means the incremental frictions imposed by capital requirements are small.

Beyond this, better-targeted capital regulation, where the banks subject to the most extreme moral hazard face the toughest restrictions, is more effective. Basel III moves towards this by imposing additional requirements on systemically important financial institutions. Capital regulation that goes farther and imposes higher equity requirements on banks with high levels of insured deposits may improve efficiency. Even when subject to Basel-style capital regulation, banks with insured deposits constitute more than 84% of their liabilities may have an incentive to gamble. Many banks have such high levels of insured deposits and without strong capital regulation those banks may have an incentive to undertake risky behavior.

Even without deposit insurance or bailouts, tax benefits alone make it privately optimal for banks to take on high levels of debt. However, in our model there is no sound policy justification for those tax benefits. Our results suggest that equalizing the tax treatment of debt and equity would reduce systemic risk. Because tax benefits to debt are a transfer and do not obviously create value, such a change could be simpler and more effective at reducing risk than other proposals for financial regulation.

Our analysis yields a number of empirical predictions. First, banks with large insured deposit bases or banks likely to be subject to government bailouts, will have higher leverage and make riskier loans. Second, better-diversified banks, such as national banks, will have higher leverage and less asset volatility than less diversified banks, such as local banks. Third, borrowers with more systemic risk will pay higher interest rates than otherwise similar borrowers with less systemic risk, unless their loans are priced by banks subject to bailouts or deposit insurance. In a similar vein, loans with more seniority, say first versus second mortgages, will be held by more levered banks. Finally, capital regulation with crude risk weightings will lead banks to make riskier loans to the highest risk borrowers within any given risk weight.

The rest of the paper is structured as follows. In Sections 2 and 3, we develop and discuss a supply chain model of bank and firm financing. In Section 4, we present the quantitative results on bank and firm leverage. In Section 5, we analyze the impact of government bailouts and deposit insurance and in Section 6 we explore the impact of capital regulation. In Sections 7, we discuss extensions that use other debt benefits, change the bank’s bargaining power, and allow firms to issue bonds. In Section 8, we discuss possible extensions to the model. Concluding remarks are given in Section 9.

## 2 A Supply Chain Model of Financing

In this section, we blend a structural model of bank portfolio returns with the trade-off theory of capital structure. Section 2.1 outlines a model of bank capital structure using the Vasicek (2002) framework, which applies a Merton (1974) style intuition to bank portfolios by assuming they are composed of loans secured by correlated lognormally distributed assets. Section 2.2 sets up a model of a firm that is subject to trade-off frictions and issues Merton (1974) style debt. Section 2.3 links the bank with the firm to derive a unified model of the financing supply chain.

The Vasicek model we use for bank assets has been widely used by financial regulators. Notably, it underlies the Internal Ratings-Based (IRB) Approach to capital regulation the Basel Committee on Banking Supervision (BCBS) lays out in Basel II and Basel III.<sup>4</sup> This means our model of capital structure decision-making can be readily applied to the existing capital regulation framework.

Banks hold a variety of assets and we develop two different to address this. Section 2.1 details a model of bank capital structure where the bank lends to borrowers with fixed leverage. Sections 2.2 and 2.3 make the borrower’s capital structure endogenous. We use the first approach to model mortgage loans and the second approach to model loans to corporate borrowers. Together, these models allow us to explore the capital structure decisions of a bank that lends only to firms, only through mortgages, or to both households and firms.

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<sup>4</sup>See paragraph 272 of BIS (2004) and paragraph 2.102 of BCBS (2013), respectively.

## 2.1 Capital Structure of Banks

Consider a bank with a portfolio of loans. These loans could be, for example, mortgages or loans to firms, encompassing the two most important assets on most bank balance sheets. Each loan  $i$  is collateralized by an asset that pays a one-off cash flow of  $A^i$  at the loan's maturity at time  $T$ . The value of this cash flow is lognormally distributed with

$$\log A^i \sim N\left(-\frac{1}{2}T\sigma^2, T\sigma^2\right), \quad (1)$$

where  $N(\mu, \sigma^2)$  denotes the normal distribution with mean  $\mu$  and standard deviation  $\sigma$ . This specification has the property that  $\mathbb{E}[A^i] = 1$ .

Each loan has a promised repayment of  $R_A$  due at time  $T$ . The time- $T$  asset value  $A^i$  determines whether the loan is repaid or defaults. If  $A^i$  is greater than some threshold  $C_A$ , the loan does not default and the bank receives a full repayment of  $R_A$ . (In Section 2.2, where a firm's optimal capital structure decision is considered, optimal default thresholds and debt repayments are derived.) If the asset value is low,  $A^i < C_A$ , the borrower defaults and ownership of the collateral passes to the bank. The bank recovers  $(1 - \alpha_A)A^i$ , where  $\alpha_A$  is the proportional bankruptcy cost incurred on defaulted bank loans.

Taking the default and repayment cases together, the bank's payoff from any loan  $i$ ,  $B^i$ , is given by

$$B^i = R_A \mathbb{I}[A^i \geq C_A] + (1 - \alpha_A)A^i \mathbb{I}[A^i < C_A], \quad (2)$$

where  $\mathbb{I}[\cdot]$  is the indicator function.

A bank's portfolio consists of  $n$  identically structured loans. The assets that underlie these loans are exposed both to a common systematic shock and to loan-specific idiosyncratic shocks. We can write the time- $T$  value of loan  $i$ 's collateral in terms of these shocks:

$$\log A^i = \sqrt{\rho T} \sigma Y + \sqrt{(1 - \rho) T} \sigma Z^i - \frac{1}{2} T \sigma^2, \quad (3)$$

where  $Y$  is the systematic shock and  $Z^i$  is a loan-specific idiosyncratic shock, with the shock random variables  $Y, Z^1, Z^2, \dots, Z^n$  being standard normal and jointly independent.

The bank's realized portfolio value per loan,  $B$ , is the average of the payoffs (2) from each of the bank's loans:<sup>5</sup>

$$B = \frac{1}{n} \sum_i B^i = \frac{1}{n} \sum_i (R_A \mathbb{I}[A^i \geq C_A] + (1 - \alpha_A)A^i \mathbb{I}[A^i < C_A]). \quad (4)$$

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<sup>5</sup>We model loan recoveries directly, from collateral value. This differs from most applications of the Vasicek (2002) model, which take recovery in default as fixed and model only the portion of loans that default.

If the bank's loan portfolio is composed of many small loans, the idiosyncratic shocks to each loan are diversified away and the only variation that matters is the systematic shock, which can cause multiple borrowers to default at once. Taking  $n \rightarrow \infty$  so that the bank's portfolio is perfectly fine-grained, we get  $B \rightarrow \mathbb{E}[B^i|Y]$  almost surely from the strong law of large numbers.<sup>6</sup>

For a bank with many small loans, we can rewrite the realized portfolio value in terms of the aggregate shock  $Y$ :

$$\begin{aligned} B &= \mathbb{E}[B^i|Y] = R_A \mathbb{P}[A^i \geq C_A|Y] + (1 - \alpha_A) \mathbb{E}[A^i \mathbb{I}[A^i < C_A] | Y] \\ &= R_A \Phi \left( \frac{-\log C_A - \frac{1}{2}T\sigma^2 + \sqrt{\rho T}\sigma Y}{\sqrt{(1 - \rho)T}\sigma} \right) \\ &\quad + (1 - \alpha_A) e^{\sqrt{\rho T}\sigma Y - \frac{1}{2}\rho T\sigma^2} \Phi \left( \frac{\log C_A - (\frac{1}{2} - \rho)T\sigma^2 - \sqrt{\rho T}\sigma Y}{\sqrt{(1 - \rho)T}\sigma} \right), \end{aligned} \tag{5}$$

where  $\Phi$  is the cumulative distribution function of the standard normal.

Models of capital regulation, including those based on the Vasicek (2002) framework, typically assume the exogenous existence of bank capital. In reality, banks make capital structure decisions in response to capital regulation and financial frictions. We focus on the twin frictions of corporate tax and distress costs, which underlie the trade-off theory of capital structure that is commonly applied to non-financial firms.

A profitable bank owes corporate income tax and can reduce this tax expense by deducting the interest payments on its debt. Banks are assumed to have access to competitive debt markets, and the bank's debt is thus fairly priced. As in the Merton (1974) model, we assume that the bank's debt is zero coupon. Let  $V_{BD}$  denote the price of the bank's debt and  $R_B$  denote the amount the bank must pay to its creditors at time  $T$ . The bank's interest obligation is then  $R_B - V_{BD}$ , and it can use this interest payment to reduce its tax bill.

The bank's profit depends on the initial cost of its loans. Loans are priced with a spread, such that a loan's time zero value,  $V_{AD}$ , is

$$V_{AD} = e^{-(r_f + \delta)T} \mathbb{E}[B^i], \tag{6}$$

where  $\delta$  is a fixed spread the bank charges and  $r_f$  is the instantaneous risk-free rate. The spread  $\delta$  depends on competition in the banking sector. For example, in a perfectly competitive banking industry,  $\delta$  is such that the banks earn zero profit in expectation.

The bank pays corporate income tax at rate  $\tau$  on its pre-tax profit, where the bank's pre-tax profit consists of the value of its portfolio,  $B$ ; less the cost of its portfolio,  $V_{AD}$ ; less the interest paid,

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<sup>6</sup>As  $\mathbb{E}[B^i|Y] - B^i$  is zero mean, bounded, and pairwise uncorrelated, a law of large numbers (e.g., Theorem 4.80 in Modica and Poggiolini (2012)) ensures  $\frac{1}{n} \sum_i^n (\mathbb{E}[B^i|Y] - B^i)$  converges to zero almost surely.

$R_B - V_{BD}$ .<sup>7</sup> Thus, the bank faces a tax obligation of  $\tau(B - V_{AD} - (R_B - V_{BD}))$ , provided this number is positive.<sup>8</sup> The total free cash flow available to the bank's debt and equity holders is the after-tax value of the bank's portfolio:

$$B - \tau \max \left\{ 0, \underbrace{B - V_{AD}}_{\text{Tax base}} - \underbrace{(R_B - V_{BD})}_{\text{Tax benefit}} \right\}. \quad (7)$$

Debt introduces the possibility of financial distress. The bank defaults if this free cash flow is less than the amount the bank owes its creditors, so that the bank's payoff to equity holders would be negative if default did not occur. We can write the bank's default condition as

$$B - \tau \max \{0, B - V_{AD} - (R_B - V_{BD})\} < R_B. \quad (8)$$

Because  $V_{AD} > V_{BD}$ , this condition simplifies to

$$B < R_B. \quad (9)$$

The bank defaults if and only if its portfolio value at time  $T$  is below the amount it owes its creditors. Ownership of a defaulting bank passes to its creditors (ignoring for now the possibility of government intervention). These creditors recover  $(1 - \alpha_B)B$ , the bank's portfolio value less the proportional bankruptcy costs of  $\alpha_B$ .

Discounting the resulting cash flows to time 0, the bank's equity value,  $V_{BE}$ , and debt value,  $V_{BD}$ , are given by

$$V_{BE} = e^{-Tr_f} \mathbb{E} [(B - \tau \max \{0, B - V_{AD} - R_B + V_{BD}\} - R_B) \mathbb{I}[B \geq R_B]] \quad \text{and} \quad (10)$$

$$V_{BD} = e^{-Tr_f} \mathbb{E} [R_B \mathbb{I}[B \geq R_B] + (1 - \alpha_B)B \mathbb{I}[B < R_B]]. \quad (11)$$

The bank's total value is the sum of the values of the debt and equity claims:

$$V_B = V_{BD} + V_{BE} = e^{-Tr_f} \mathbb{E} \left[ \underbrace{(1 - \tau)B}_{\text{Unlevered value}} + \underbrace{\tau \min \{B, V_{AD} + R_B - V_{BD}\}}_{\text{Tax shield}} - \underbrace{\alpha_B B \mathbb{I}[B < R_B]}_{\text{Bankruptcy costs}} \right]. \quad (12)$$

This value,  $V_B$ , can be maximized by promising an appropriate repayment,  $R_B$ . As in the standard trade-off model, an overly high repayment will result in excessive default costs, while an overly low repayment will forgo tax benefits.

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<sup>7</sup>In the U.S., interest tax credits are based on the annual interest implied by the original issue discount. These annual tax credits will add up to the full original issue discount. In our model, the only cash flows occur at time  $T$  and thus this tax credit can only be applied against the corporate tax due at that time.

<sup>8</sup>In this asymmetric tax system, the bank pays tax on its profit but does not get a tax rebate on its losses. A tax system where the bank recovers a proportional tax rebate on losses could easily be introduced into this model and would produce similar results.



## 2.2 Capital Structure of Non-financial Firms

We model the capital structure decisions of non-financial firms by adding firm-level tax and bankruptcy costs to the Merton (1974) model of risky corporate debt.<sup>9</sup> This allows us to endogenize the loan variables that we took as exogenous in the previous section.

Consider a single firm that balances the tax benefit of debt against the cost of financial distress. The firm has a single, time- $T$ , pre-tax cash flow  $F^i$  with

$$\log F^i \sim N\left(-\frac{1}{2}T\sigma^2, T\sigma^2\right). \quad (13)$$

The firm pays corporate income tax at a linear rate  $\tau$  on this cash flow and so faces a total tax burden of  $\tau F^i$ . To reduce that tax burden, the firm can issue zero-coupon debt with face value  $R_F$ , maturity  $T$ , and price  $V_{FD}$ . For now, assume that the firm's debt is priced by competitive, risk-neutral investors without financing frictions. (In Section 2.3, the firm's interest rate will be tied to the bank's funding decision.) As with the bank, the firm's interest payment reduces its tax liability. The firm pays  $R_F - V_{FD}$  in interest at time  $T$ , and so the firm's equity holders realize a tax benefit of  $\tau(R_F - V_{FD})$  against any tax owed by the firm.

Under these assumptions, the firm's time- $T$  free cash flow is

$$F^i - \tau \max\{0, F^i - (R_F - V_{FD})\}. \quad (14)$$

The firm defaults if this free cash flow is less than the firm's debt obligations, i.e.,

$$F^i - \tau \max\{0, F^i - (R_F - V_{FD})\} < R_F. \quad (15)$$

As  $R_F > V_{FD}$ , the firm's default condition can be simplified to

$$F^i < C_F = R_F + \frac{\tau}{1-\tau}V_{FD}, \quad (16)$$

where  $C_F$  is the firm's default threshold. In default, ownership of the firm passes to its creditors with the firm's value impaired by proportional bankruptcy costs of  $\alpha_F$ , so that the firm's creditors receive  $(1 - \alpha_F)(1 - \tau)F^i$  in default.<sup>10</sup> Discounting the expectation of these cash flows, the firm's time-0 equity and debt values can be written as

$$V_{FE} = e^{-Tr_f} \mathbb{E} \left[ (F^i - \tau \max\{0, F^i - R_F + V_{FD}\} - R_F) \mathbb{I}[F^i \geq C_F] \right] \quad \text{and} \quad (17)$$

$$V_{FD} = e^{-Tr_f} \mathbb{E} \left[ R_F \mathbb{I}[F^i \geq C_F] + (1 - \tau)(1 - \alpha_F)F^i \mathbb{I}[F^i < C_F] \right]. \quad (18)$$

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<sup>9</sup>The Merton model, which is the foundation of the contingent claims framework, underlies modeling of corporate financial decisions and pricing of default-risky assets (e.g., Leland (1994)).

<sup>10</sup>A defaulting firm does not pay interest and so cannot deduct it; therefore, the firm's creditors get a cash flow of  $(1 - \alpha_F)F^i$  less tax costs of  $\tau(1 - \alpha_F)F^i$ .

The firm's initial value,  $V_F$ , is the sum of the values of the debt and equity claims:

$$V_F = e^{-Tr_f} \mathbb{E} \left[ \underbrace{1 - \tau}_{\text{Unlevered value}} + \underbrace{\tau (R_F - V_{FD}) \mathbb{I} [F^i \geq C_F]}_{\text{Tax shield}} - \underbrace{\alpha_F (1 - \tau) F^i \mathbb{I} [F^i < C_F]}_{\text{Bankruptcy costs}} \right]. \quad (19)$$

A firm subject to these financing frictions chooses a promised repayment,  $R_F$ , that maximizes the firm's time-0 value. Because the non-financial and financial sectors of the economy face the same frictions, Expression (19) of the firm's value and Expression (12) of the bank's value are very similar.<sup>11</sup>

### 2.3 Joint Capital Structure Decision of Firms and Banks

This section links the model of bank financing in Section 2.1 with the model of firm financing in Section 2.2 in order to develop a model of the joint capital structure decisions of banks and firms. By endogenizing the capital structure of both banks and firms simultaneously, we can derive a plethora of interesting results. For simplicity, we assume that firms can raise financing only by issuing equity and borrowing from banks. While a reasonable assumption for small and medium-sized firms, this is less realistic for large firms that can choose between debt markets and banks. In Section 7, we extend the model to include firms' access to debt markets.

Consider a bank as described in Section 2.1 that lends to a large number of firms, where each firm is as described in Section 2.2 and firms pursue identical financing policy.<sup>12</sup> Each firm  $i$  uses its future cash flow  $F^i$  as collateral to borrow  $V_{FD}$  from the bank with an agreed repayment of  $R_F$  at time  $T$ , with these variables replacing  $A^i$ ,  $V_{AD}$ , and  $R_A$ , respectively, in the bank's loan equation. The bank's recovery on a defaulted loan, formerly  $(1 - \alpha_A)A^i$ , is replaced by the firm's creditor's recovery in bankruptcy,  $(1 - \alpha_F)(1 - \tau)F^i$ . Therefore, the bank's loan payoff expression (2) becomes

$$B^i = R_F \mathbb{I} [F^i \geq C_F] + (1 - \alpha_F)(1 - \tau) F^i \mathbb{I} [F^i < C_F], \quad (20)$$

with the other bank value equations being similarly adjusted.

The bank funds its lending by issuing equity with value  $V_{BE}$  and debt with promised repayment  $R_B$  and value  $V_{BD}$ . The banking system is perfectly competitive and thus the bank makes zero profit in expectation. This arises naturally with costless entry and exit of banks. With a competitive banking sector, the spread the bank charges,  $\delta$ , is such that the proceeds of the firm's debt issuance,  $V_{FD}$ , are exactly equal to the value the firm's loan adds to the bank. As the borrower firms are ex-ante identical

<sup>11</sup>The slight structural difference between Expressions (12) and (19) arises because banks deduct their loan costs from their taxable income while firms lack a similar deduction. Enriching our model by allowing firms to deduct investment costs from their taxes does not change the model's results.

<sup>12</sup>It is possible that in our model it would be optimal for firms to coordinate and choose heterogeneous financing in equilibrium. We allow only for a symmetric equilibrium.

and we have scaled the bank's value by their number, this means that  $V_{FD} = V_B = V_{BE} + V_{BD}$ . Under this assumption, banks and firms set their capital structures to maximize their joint value,  $V_F = V_{FE} + V_B$ . Effectively, banks that do not maximize firm value are competed out of business, as other banks are able to offer firms better financing terms. Competitiveness of the banking system implies that any bank surplus gets passed down to firms in the form of lower interest rates. In Section 7, we extend the model to the general distribution of surplus between firms and banks.

The total firm value at date 0 is thus the sum of the value of the firm's equity (17) and the value the firm's loan contributes to the bank (12):

$$V_F = e^{-Tr_f} \mathbb{E} \left[ \underbrace{1 - \tau}_{\text{Unlevered value}} - \underbrace{\alpha_F(1 - \tau)F^i \mathbb{I}[F^i < C_F]}_{\text{Firm bankruptcy costs}} - \underbrace{\alpha_B B \mathbb{I}[B < R_B]}_{\text{Bank bankruptcy costs}} + \underbrace{\tau(R_F - V_{FD}) \mathbb{I}[F^i \geq C_F]}_{\text{Firm tax shield}} - \underbrace{\tau \max\{0, B - V_{FD} - R_B + V_{BD}\}}_{\text{Bank tax costs and tax shield}} \right]. \quad (21)$$

The financing frictions driving the policies of both banks and firms are present in this combined value. Under our model, the capital structure parameters,  $R_F$  and  $R_B$ , are chosen to maximize the total firm value  $V_F$ .

### 3 Driving Economic Forces

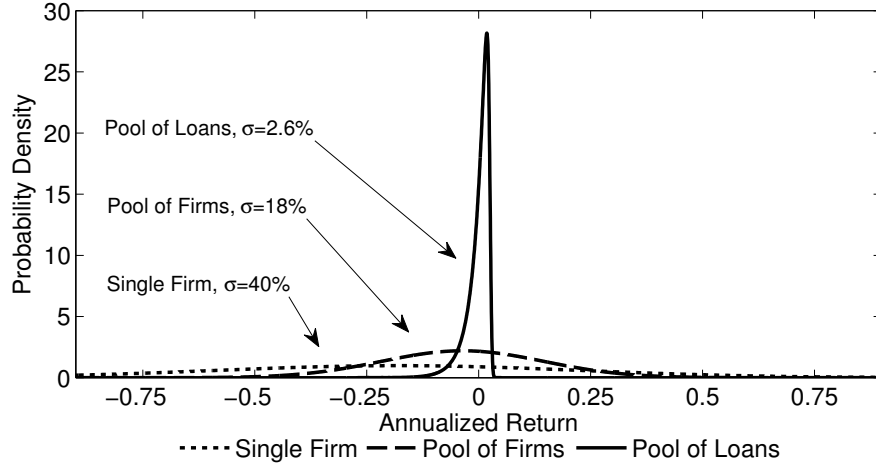
The confluence of several economic mechanisms drives the capital structure decisions of banks and borrowers, as well as the fragility of the resulting system. We divide these mechanisms into two classes. First, there are two risk-mitigating mechanisms, namely diversification and seniority. A *diversification* effect, due to the bank's risk pooling, and a *seniority* effect, due to the bank's status as a senior creditor, reduce bank asset risk and allow the bank to have high leverage without high default risk. Second, two supply chain mechanisms push banks to taking high leverage through the bank's strategic interaction with its borrowers.

#### 3.1 Diversification and Seniority

Diversification and seniority make the bank's asset volatility as much as *fifteen* times less than its borrowers'. Even in conservative scenarios, these effects reduce the bank's asset volatility by an order of magnitude. Figure 1 and Table 1a use the returns on corporate obligations to illustrate how diversity and seniority can lead to such a dramatic reduction in risk. The diversification effect alone significantly reduces the spread of returns, while diversification and seniority together dramatically reduce portfolio volatility. Diversification reduces volatility by half, seniority cuts volatility by a factor

### Figure 1: Impact of Seniority and Diversification on Distribution of Returns

Figure 1 shows the probability density function of returns on a single firm's assets (dotted), a diversified portfolio of firms (dashed), and a diversified portfolio of loans to those same firms (solid). For this illustration, we set the firm's repayment,  $R_F$ , to produce 25% firm leverage and model firm performance using the assumptions in Section 4.1.



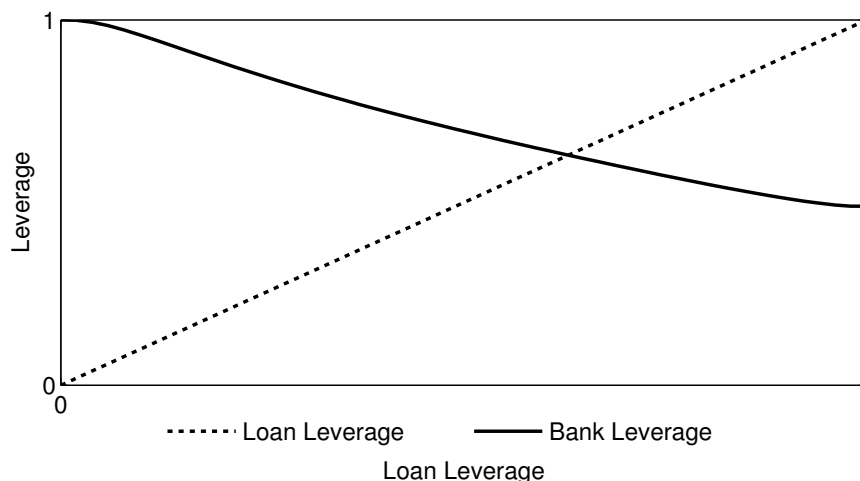
of three, with both effects together leading to a fifteen-fold decrease in volatility. The upshot is that while diversification is an important driving force, it is the seniority and the joint effect of seniority and diversification that produce such a dramatic effect. Similar results hold for mortgages, as shown in Table 1b. What can explain such surprising magnitudes? Given the importance of this risk reduction, we devote the rest of this section to explaining the economics of these effects.

The diversification effect arises because banks lend to a large number of borrowers and experience aggregate returns that are less volatile than the returns on any single loan. As shown in Table 1 in the pool of houses and pool of firms columns, the strength of this effect is governed by the correlation between the loans in a bank's portfolio; in other words, the systematic exposure of the borrowers to which the bank lends. Less correlated borrowers reduce the bank's loan portfolio volatility, which means the bank can pursue high leverage without a correspondingly high default risk. In the extreme case where the bank's borrowers experience independent shocks, the bank would have an effectively riskless portfolio and could be fully levered with no risk of default (the Diamond (1984) case).

The seniority effect arises from the priority of bank loans in a borrower's capital structure. Banks are generally senior creditors and as such are paid first in bankruptcy. In the case of corporate borrowers, large firms also finance themselves in the bond market and small firms also finance themselves using trade credit, with bank debt typically being senior to both those types of obligation. In the case of mortgages, banks are secured creditors with first claim on the borrower's house. This seniority

## Figure 2: Optimal Bank Leverage for Given Firm Leverage

Figure 2 illustrates how varying firm leverage (dotted) impacts bank leverage (solid).



is critical, because it means a bank will not suffer losses unless its borrowers perform very poorly.<sup>13</sup> Correspondingly, for a bank to experience financial distress, a significant fraction of its borrowers must suffer significant financial hardship. This allows the banks to pursue high leverage without high default risk. Some intuition can be grasped by analyzing Figure 2, which shows how bank leverage responds to exogenous variation in firm leverage, where leverage is defined as the ratio of debt to total value. As firm leverage decreases, and firm debt becomes senior to a larger tranche of firm equity, bank leverage increases correspondingly. Similar results would hold for a bank lending only through mortgages with varying leverage. Section 7 explores this mechanism in further detail by introducing junior bond debt into a firm’s capital structure.

A synergy between the seniority and diversification effects doubles the strength of their combined effect. This synergy arises due to a subtle mechanism whereby seniority potentiates diversification. Any asset volatility a bank experiences can only come from those loans in a bank’s portfolio that fail. Even in bad states of the world, many borrowers experience positive idiosyncratic shocks and will therefore not default. As these loans do not contribute to the bank’s asset volatility, seniority implies that systematic risk is only coming through on a portion of the bank’s portfolio. This dramatically reduces the bank’s asset volatility.

These effects mean that a bank can lend to risky borrowers and still have a safe portfolio. A loan to a firm with leverage of 25% and 40% asset volatility produces an annual bank asset volatility of just 2.6%, much lower than the volatility of the borrower firms. Running the same calculation for mortgages with 80% loan to value ratio gives an asset volatility of 2.3%. These volatilities are empirically reasonable.

<sup>13</sup>For example, Acharya, Bharath, and Srinivasan (2007) and Ou, Chlu, and Metz (2011) show that banks recover more than other creditors when their borrowers default.

Ronn and Verma (1986) and Hassan, Karels, and Peterson (1994) find bank asset volatility ranging from 0.9% to 2.3% using different methodologies and bases.

Figure 1 also shows how seniority changes the shape of the asset return distribution. Seniority gives bank assets a highly negative skew and fat left tails. Models of bank capital that rely on the normal distribution could thus substantially underestimate bank default risk.

### 3.2 Supply Chain Effects

A financing “supply chain” arises because households and firms borrow from banks and those banks, in turn, borrow from debt markets. Both firms and banks get tax benefits from debt.<sup>14</sup> The consequences of this interest tax shield have been recognized and explored by generations of corporate finance models. However, banks that receive interest payments from firms must pay corporate tax on that interest. Expanding Expression (21) highlights how these countervailing tax effects cause a firm’s interest tax shield to have an ambiguous effect on total tax:

$$V_F = e^{-Tr_f} \mathbb{E} \left[ \underbrace{1 - \tau}_{\text{Unlevered value}} - \underbrace{\alpha_F(1 - \tau)F^i \mathbb{I}[F^i < C_F]}_{\text{Firm bankruptcy costs}} - \underbrace{\alpha_B B \mathbb{I}[B < R_B]}_{\text{Bank bankruptcy costs}} + \underbrace{\tau(V_{FD} - (1 - \alpha_F)(1 - \tau)F^i) \mathbb{I}[F^i < C_F]}_{\text{Tax benefit of loan losses}} + \underbrace{\tau \min\{R_B - V_{BD}, B - V_{FD}\}}_{\text{Bank interest tax shield}} \right]. \quad (22)$$

Effectively, firm interest payments constitute bank profit and thus a firm’s increased interest deduction is a bank’s increased taxable profit. Because these effects cancel each other, the *only* real tax savings come from the bank’s interest tax shield.

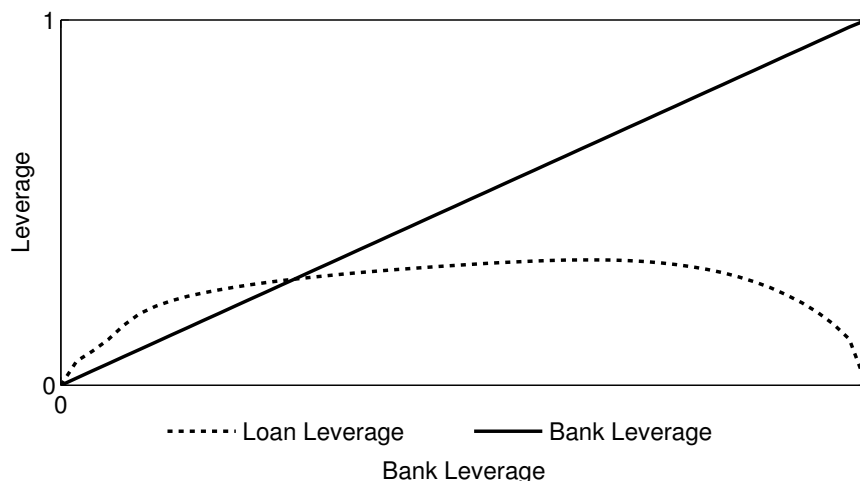
The observation that debt benefits originate only at the bank level is much more generic and is driven by the fundamental asymmetry between final users of financing (“downstream” borrowers) and those that act as intermediaries passing financing along (“upstream” borrowers). Even if the downstream borrowers – firms – have extremely low leverage, it is still optimal for the upstream borrowers – banks – to lever up, generate debt benefits, and pass those benefits downstream. However, if the upstream borrowers have similarly low leverage, no benefits are generated that can be passed along and, as a result, the downstream borrowers also do not lever up. For example, the same logic would apply to a relationship between a firm and its supplier that acts as a trade creditor.

This supply chain mechanism is fundamentally similar to the impact personal tax exerts on corporate debt tax benefits. In models such as Miller (1977) or DeAngelo and Masulis (1980), firms get tax benefits from debt but issuing debt causes a firm’s investors to pay higher personal tax. In the supply

<sup>14</sup>Households get a tax benefit from mortgage interest in some countries, including the United States. A similar intuition holds for such a mortgage interest tax deduction.

### Figure 3: Optimal Firm Leverage for Given Bank Leverage

Figure 3 illustrates how varying bank leverage (solid) impacts firm leverage (dotted).



chain model, a firm's debt issuance increases the corporate tax of the bank holding that debt. In both types of model, downstream borrowers cannot capture the full tax benefits of debt because of the tax costs debt imposes on upstream debt holders. The supply chain intuition also shows that, while traditional models of capital structure (as well as contingent-claim models of credit risk) do not specify the identity of debt buyers, they cannot be banks or similar institutions, as these institutions would impose their own financing frictions.

The strategic link between bank and borrower financing decisions means that these decisions can be both *strategic complements* and *strategic substitutes*. Figure 3 highlights these interactions by showing how firm leverage responds to exogenous variation in bank leverage.

The strategic complementarity effect arises because lower bank leverage reduces a firm's ability to capture the tax benefits of debt. A bank with low leverage pays substantial tax on its interest income and must charge high interest rates to make up for that tax burden. As shown in Expression (22), a firm's interest payment generates a net tax benefit only to the extent that the receiver of that interest payment can avoid paying tax on it. This supply chain effect makes bank and firm leverage strategic complements. At the extremum, consider a firm borrowing from an all-equity bank, as shown on the far left in Figure 3. An all-equity bank cannot pass on any tax benefits of debt and thus a firm borrowing from such a bank gains no tax benefit from leverage. The firm's interest tax deductions are effectively the bank's taxable income and thus the net tax benefit is zero. The presence of distress costs means the firm then issues no debt. For relatively low bank leverage, this strategic complementarity effect dominates, which reduces the total indebtedness of the economy.

The strategic substitution effect arises because lower bank leverage reduces the risk of bank failure and therefore expected bank distress costs. This effect decreases firm borrowing costs and allows a

firm to increase its leverage without jeopardizing the bank’s financial stability. Of course, this effect is only important if the firm is properly incentivized to increase its leverage (i.e., if bank leverage is high enough that tax benefits are marginally important). This effect is thus likely to dominate for relatively high bank leverage. Consider an extremely highly levered bank that will be pushed into distress by even a small loss. This instability translates into higher firm borrowing costs, which will reduce a firm’s debt issuance. Effectively, a firm builds up a safety cushion to protect its bank. On the far right of Figure 3, a fully levered bank means the firm chooses not to borrow.

## 4 Debt and Default for Banks and Borrowers

Our framework is a combination of the Vasicek (2002) model used by bank regulators and the trade-off model used in the corporate finance literature. These are both widely used and commonly calibrated models, thus we can readily quantify our results. This section explores the economic magnitudes of bank and borrower leverage ratios and their associated default probabilities.

We model a bank as having three types of asset: (1) residential mortgages, (2) corporate debt, and (3) risk-free assets such as government bonds or cash. Based on FDIC data, our benchmark case is a bank whose assets are 60% residential mortgages, 20% corporate debt, and 20% risk free government securities. Other cases use the same number of borrowing firms and households. This simplified model excludes many bank assets such as retail exposure, commercial real estate, and farmland loans. Our goal is not to exactly match bank assets; rather, it is to explore the capital structure results using a plausible bank.

### 4.1 Benchmark Parameter Values for Firms

Our benchmark parameter values for corporate debt are based on empirically motivated proxies. Because many parameters of interest are challenging to estimate with good precision, we conduct extensive comparative statics exercises.

We set the benchmark value of our firm asset correlation parameter,  $\rho_F$ , to 0.2.<sup>15</sup> This is similar to the values assumed by regulators. The Basel II (and Basel III) IRB Approach sets its loan-specific correlation parameter,  $\hat{\rho}$ , to between 0.12 and 0.24 based on the following formula:

$$\hat{\rho} = 0.12 \frac{1 - e^{-50PD}}{1 - e^{-50}} + 0.24 \left( 1 - \frac{1 - e^{-50PD}}{1 - e^{-50}} \right), \tag{23}$$

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<sup>15</sup>We use the subscripts  $F$  and  $A$  to denote parameters related to firms and residential mortgages, respectively.



where  $PD$  is the loan default probability (see paragraph 272 of BCBS (2004) for more details).<sup>16</sup> Our value of 0.2 is also similar to the values estimated by Lopez (2004), who uses KMV software to derive values ranging from 0.1 to 0.3 based on firm size. However, the finance literature lacks a consensus on the appropriate value for this parameter. For example, Dietsch and Petey (2004) find asset correlations in the range of 0.01–0.03 for small and medium-sized enterprises in Europe.

We set annual firm asset volatility,  $\sigma_F$ , to 0.4, a value broadly consistent with empirical estimates. Annualizing the figures from Choi and Richardson (2008) gives volatilities in the 0.25–0.65 range, varying with firm leverage. Schaefer and Strebulaev (2008) find asset volatility to be on the order of 0.2–0.28 for large bond issuers. While public corporate debt typically has a maturity of 7–15 years at origination, bank debt is of shorter duration. For example, the loans studied by Roberts and Sufi (2009) have an average time to maturity of 4 years and the BCBS (2002) prescribes a time to maturity of 2.5 years (see paragraph 279). To be consistent with our later treatment of mortgages, we assume a time to maturity,  $T$ , of 5 years. Time to maturity is important primarily due to its impact on total volatility,  $\sigma\sqrt{T}$ , and so by using a longer time to maturity we are increasing the volatility of loan collateral. This will tend to reduce both bank and firm leverage. We perform additional robustness checks using  $T = 2.5$ . We also set the risk-free rate,  $r_f$ , to 0.025.

Following estimates suggesting that the effective tax rate U.S. companies pay is less than the statutory federal corporate tax rate of 0.35, we use a value of 0.25. For example, Graham and Tucker (2006) show that the average S&P 500 firm paid less than 18 cents of tax per dollar of profit in each year between 2002 and 2004 (see also Graham (1996, 2000)). We set firm and bank distress costs,  $\alpha_F$  and  $\alpha_B$  respectively, at 0.1. For firms, this assumption is likely conservative. Some recent estimates, such as Davydenko, Strebulaev, and Zhao (2012), find that, conditional on experiencing distress, large firms incur sizable total distress costs of 20%–30% of asset value at the time of distress onset. In a theoretical work, Glover (2012) suggests that distress costs can be even higher. There is little empirical evidence on bank bankruptcy costs. James (1991) finds direct bank bankruptcy costs equal to 10% of assets. Because distress costs are an important driver in our model, we conduct extensive robustness tests with respect to these two parameters.

## 4.2 Benchmark Parameter Values for Mortgage Loans

The most popular form of mortgage loan in the U.S. is a 30 year, fixed rate mortgage with a loan to value ratio at origination of about 80% (e.g., Bokhari, Torous, and Wheaton (2013)). This type of mortgage features equal monthly payments and a gradually amortizing loan principal. The loan could go into delinquency or default at any time up to its maturity or it could be refinanced at borrower's

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<sup>16</sup>The regulatory correlation is subject to a downward adjustment of up to 0.04 for loans to small firms.

choice. Default and refinancing decisions depend not only on the value of the underlying house and interest rates, but also on the borrower’s personal situation.

These complications make modeling mortgages notoriously difficult. We therefore abstract from them and study the “skeleton” of mortgages using the model in Section 2.1. Our goal is to provide a simple account of how adding mortgages affects bank capital structure decisions and the consequences of those decisions. Our model could be extended to a fuller mortgage risk model such as that of Campbell and Cocco (2011). Below, we summarize not only our parameter assumptions but also the extent to which these assumptions likely need to be modified in a more realistic mortgage model.

We model mortgages as five-year term loans. Although mortgages typically have much longer maturities, we use  $T = 5$  because empirical evidence suggests that mortgage defaults peak in the first five years and there is no refinancing risk for banks under the assumption of constant interest rates (e.g. Westerbach, Okuyama, Venkatachalam, Tiwary, Burbage, and Warner (2011) and Figure 1.8 of International Monetary Fund (2008). ) Our benchmark case uses an 80% of loan to value at origination which maps to a repayment of  $R_A = 0.8e^{-Tr_f}$ . Our model assumes that the full principal is to be repaid at maturity. In practice, amortization reduces the principal outstanding and leads to seasoned, older mortgages with lower loan to value ratios make up a significant portion of a bank’s portfolio. Excluding the run up to the recent financial crisis, the average loan to value of outstanding mortgages is normally closer to 60% (e.g. p. 22 of Bullard (2012)). The seasoning effect would make bank mortgage portfolios less risky than in our model, as seasoned mortgages have better risk characteristics.

We assume that a firm will default strategically and renege on its debt whenever its value is below its repayment. A household, on the other hand, is more likely to default due to liquidity issues than due to a strategic default. Empirically, the majority of underwater homeowners do not default, even if they are deep underwater (e.g., Figure 3 of Krainer and LeRoy (2010) or Amromin and Paulson (2010)). At the same time, some households default even though they have positive equity in the house. We approximate this behavior by assuming that default occurs to half of all the mortgages that are underwater at maturity. The cost of foreclosure,  $\alpha_A$ , is assumed to be 0.25. This matches the empirical studies such as the one by Qi and Yang (2009) who find an average loss of 25% for defaulting mortgages, where the house value is equal to the mortgage debt.

We use  $\sigma_A = 0.25$  for house price volatility. This is roughly in line with the levels suggested by Zhou and Haurin (2010), who find volatility ranging from 13-25%. The Basel regulation contains no guidance on house price volatility. We assume that the correlation between the price movements of different houses in a bank’s mortgage portfolio is  $\rho_A = 0.2$ .<sup>17</sup> The Basel regulation assigns a lower value of 0.15. We use a higher value of 0.2 in order to match the recent U.S. experience of higher

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<sup>17</sup>Like the Basel IRB Framework, our analysis implicitly uses a single factor model. This means that house prices co-move with firm asset values as both are exposed to the bank risk factor.

correlation (e.g., Cotter, Gabriel, and Roll (2011)). To see how these assumptions perform over long run, it is useful to conduct a long-term volatility exercise. Our values of  $\sigma_A = 0.25$  and  $\rho_A = 0.2$  produce a 5-year index volatility of 25% which is close to the 21% 5-year volatility of Case-Shiller index. A 2008-style housing crisis with a 40% five-year house price decline occurs approximately once per century under our model which again matches the Case-Shiller index.

Beyond the characteristics of mortgage loans, it is important to comment on how banks hold mortgages. Guarantees and securitization are defining features of the U.S. mortgage market. More than half of U.S. mortgages are guaranteed by government-sponsored enterprises, such as Fannie Mae or Freddie Mac, or government agencies, such as the Federal Housing Administration or the Department of Veteran’s Affairs (e.g., Congressional Budget Office (2010)). The majority of these guaranteed mortgages, along with many mortgages that lack such guarantees, are then packaged into mortgage-backed securities and sold. If the bank takes the securitized or guaranteed mortgages off its balance sheet, the model needs no adjustment. To the extent that they remain on a bank’s balance sheet, such structures can alter that bank’s risk. Guarantees can dramatically reduce bank risk as the credit risk is borne by the guarantor. Securitizations can reduce or concentrate risk, depending on their structure and the risk the bank chooses to retain. Our model assumes that the bank retains no interest in any securitizations and no guaranteed assets; however, the model could be extended to cover a richer case.

### 4.3 Benchmark Estimates

Highly levered banks arise from our base case parameter assumptions, as well as many plausible parameter variations. Table 2 shows the capital structure and default risk implications of our model for a variety of parameter values. The first two columns consider a firm borrowing from a bank and show firm market leverage,  $V_{FD}/(V_{FE} + V_{FD})$ , and the associated annual firm default probability. The next two columns show the capital structure and default rate of the bank, where the bank’s market leverage is given by  $V_{BD}/(V_{BE} + V_{BD})$ .<sup>18</sup> For comparison, the final two columns show the capital structure and default probability of a firm that issues bonds in the public market and does not borrow from the bank. Three results immediately stand out.

First, bank leverage is indeed very high. Our benchmark case yields banks with 86% leverage, a value that would be extremely high for a non-financial firm (indeed, a non-financial firm with such leverage would almost automatically be regarded as in distress) but in line with the empirical evidence on the capital structure of financial firms. For example, Federal Deposit Insurance Corporation (FDIC) data shows that aggregate bank book leverage has been 87%–95% for the past 80 years.<sup>19</sup> Furthermore,

<sup>18</sup>A zero profit bank has equal book and market values for both bank equity and bank assets. Section 7 explores profitable banks and shows similar results.

<sup>19</sup>Authors’ estimates based on historical FDIC data, which are publicly available from <http://www2.fdic.gov/hsob/HSOBRpt.asp>.

all of the parameter variations in Table 2 produce high bank leverage. As discussed in Section 3, this result is driven by the confluence of seniority and diversification effects which dramatically reduce bank risk and allow banks to afford high leverage. A good illustration of the relative safety of banks is that in our base case, banks have an annual default rate of only 0.18%, which is close to the historical U.S. bank failure rate of 0.42%.<sup>20</sup>

Second, firm leverage is substantially lower than bank leverage, as has been widely empirically documented. The quasi-market leverage ratio for U.S. public firms between 1962 and 2009 averaged 25%–30%, with more than 20% of firms having less than 5% leverage (e.g., Strebulaev and Yang (2013)). A tendency of non-financial firms to exhibit low leverage and the failure of many standard models to explain such low leverage is known as the low-leverage puzzle and has sprung its own stream of research (e.g., Leland (1994, 1998); Goldstein, Ju, and Leland (2001); Morellec (2004); Ju, Parrino, Poteshman, and Weisbach (2005); Strebulaev (2007)). For the benchmark parameter estimates, our model produces firm leverage of 30%, in line with empirical evidence but substantially smaller than in most trade-off models. What can explain an almost 60% difference between bank and firm leverage? Obviously, firms do not enjoy the same diversification and seniority protection that banks do. The low leverage of firms arises from two further reasons. First, a firm borrowing through a bank bears that bank’s default costs, and so borrows less to protect the bank (the strategic substitution effect). Second, the borrowing firm captures only some of the tax benefits of debt as the rest are lost through the bank’s tax costs – the financing supply chain is not completely frictionless.

Third, firms that borrow through banks have lower leverage (30%) than firms with direct access to the capital markets (51%).<sup>21</sup> This is again in line with empirical evidence, such as Faulkender and Wang (2006) who show that among firms with positive debt, those with bond market access have higher leverage (28.5%) than those without (20.5%). A firm borrowing through a bank bears some of that bank’s capital structure costs and so borrows less. Beyond our model, this effect could also hold for mortgages. Mortgages that are securitized or guaranteed can offset the credit risk they impose on the bank, which would result in higher mortgage debt and lower mortgage interest rates.

Beyond our base case bank, bank leverage is high for a variety of borrowers and types of loans, as illustrated by Table 3. Higher borrower leverage results in lower bank leverage, but the bank still pursues high leverage for variety of portfolio compositions.

If bank leverage cannot adjust in response to borrower leverage, bank defaults become more common. Figure 4 holds bank leverage fixed and looks at how borrower leverage impacts bank default probabilities. Holding bank leverage fixed at 85% and increasing firm leverage from 30% to 60% causes

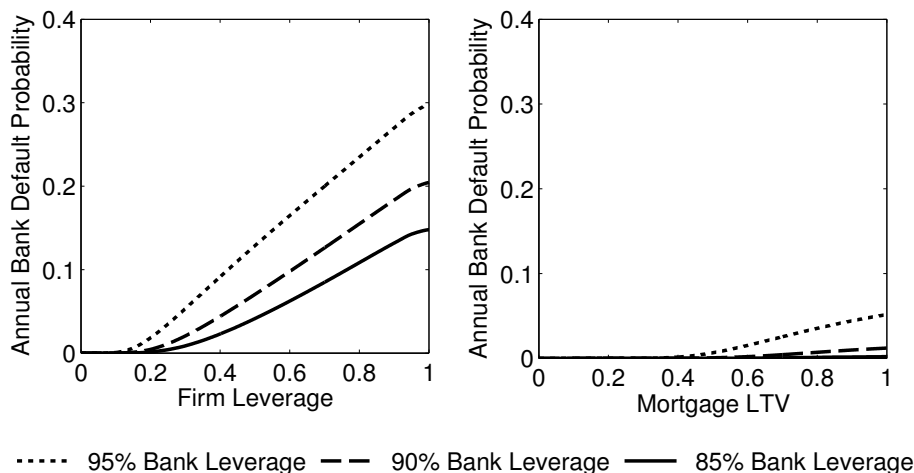
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<sup>20</sup>Authors estimates based on FDIC data, which are publicly available from <http://www2.fdic.gov/hsob/>. From 1934 to 2012, the FDIC reports 4033 bank failures out of 963,939 bank-year observations.

<sup>21</sup>Static trade-off models of capital structure typically result in much higher leverage. In these models, debt is issued as a perpetuity, while in our case the tax benefits effectively accumulate over a relatively short period. Thus, our modeling of debt maturity is closer to dynamic capital structure models that produce much lower leverage.

### Figure 4: Impact of Borrower Leverage on Bank Default Rates

Figure 4 shows how varying leverage impacts bank default rates for banks with fixed capital structures. The left plot shows results for firms modeled using the parameters in Section 4.1. The right plot shows results for mortgages modeled using the parameters in Section 4.2.



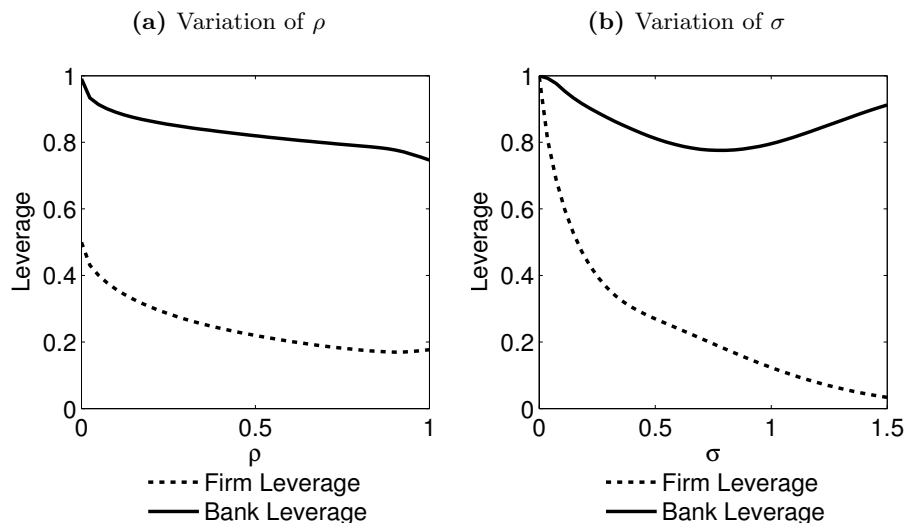
the one-year default probability of a bank that lends to firms to increase sevenfold, from 0.89% to 6.24%. Holding bank leverage at 90% and increasing mortgages loan to value ratios from 80% to 100% similarly causes the default probability of an all-mortgage bank to increase to from 0.11% to 1.20%. Both high firm leverage and high bank leverage are associated with more frequent bank defaults. As a potential illustration, the run up to the recent financial crisis was associated with a dramatic increase in the leverage of households. Banks that failed to model such an increase in leverage would be extremely vulnerable to systemic shocks due to their unexpectedly inadequate seniority.

### 4.4 Impact of Systematic Risk

Varying the extent to which risk is systematic has a nonmonotonic effect on bank and firm leverage, as illustrated by Figure 5a. Low systematic risk leads to highly levered banks and firms because better-diversified exposures reduce systemic risk costs. In the extreme example of  $\rho = 0$ , the Diamond (1984) case, banks are optimally fully levered as their risk is completely diversified. Adding systematic risk causes a gradual decrease in both firm and bank leverage. There are two related effects. First, banks reduce their leverage to protect against default as increasing correlation raises their portfolio volatility. Lower bank leverage makes banks less effective at passing along the tax benefits of debt, which raises borrowing costs for firms and reduces firm leverage in due turn. This once again demonstrates the close interrelatedness between decisions of banks and firms in the economy. Second, because firms internalize the costs of systemic failure they impose on banks, an increase in systematic risk causes the firm to borrow less. More correlation between firms implies banks need to hold more equity and

### Figure 5: Impact of Systematic Risk and Volatility on Leverage

Figure 5 shows how varying systematic risk (5a) and collateral volatility (5b) impacts the leverage of banks (solid) and firms (dotted). The bank is modeled using the parameters in Section 4.



charge higher interest rates, which reduces firm borrowing. As the level of systematic risk increases further, a marginal dollar of bank equity capital becomes less and less effective at guarding against default. If risk is systematic, it is more efficient for firms to increase their equity buffers than for the bank to increase its equity buffer by the same amount. One way to visualize this is to imagine a system of dikes guarding against flood, with firm equity serving as the first set of dikes and the bank’s equity as a second set of dikes, further inland.<sup>22</sup> If the first dike is likely to fail catastrophically with multiple breaches, the second dike is unlikely to be of much help – the best way to protect against such flooding is to make the first dike stronger and higher. Such a scenario is akin to an economy where firms have large systematic exposure. It is better to increase firm equity and raise the first dike than to increase bank equity and raise the second dike. If instead, breaches in the first dike are expected to be isolated and quickly repaired, a second dike could provide valuable protection. This case corresponds to more moderate levels of  $\rho$ . We find that this comparison between the flood-preventing dike system and bank-failure-preventing leverage system works rather well in explaining the intuition behind our framework. For most of the values of systematic risk, the “dike” system works well and banks rarely default.

For large values of systematic risk, trouble hits many firms in the economy at the same time. The bank’s loans move together and the bank gets minimal diversification benefit. As such, the optimal

<sup>22</sup>For example, the historic Dutch dike system included redundancy to improve safety. Large *waker* (watcher) dikes took the first impact of the waves; if they crumbled, *slaper* (sleeper) dikes provided a second line of defense; in the worst-case scenario, *dromer* (dreamer) dikes provided protection for individual farms or even fields. Refer to Neave and Grosvenor (1954) for more detail.

way to prevent bank failure is to lower the fragility of the downstream elements – the firms. For levels of  $\rho$  near 1, firm performance is almost perfectly correlated and the bank’s portfolio is thus extremely volatile. Low firm leverage becomes less effective at preventing bank defaults because bank asset volatility is so high. The same effect eventually reduces the marginal benefit firms get from an extra dollar of equity. As can be seen in Figure 5a, this effect eventually causes firms to lower their equity buffer, as it is no longer effective.

In interpreting the parameter  $\rho$ , one needs to keep in mind that it can vary both with the nature of the bank and with macroeconomic conditions. For a national bank,  $\rho$  would be the exposure of a bank’s portfolio firms to systematic shocks. For a regional bank,  $\rho$  would also incorporate regional shocks and so might be higher. We would expect such banks to pursue lower leverage or lend to safer firms to compensate for their increased portfolio volatility. To the extent that asset comovement increases during recessions, poor macroeconomic conditions would be associated with higher  $\rho$ .

#### 4.5 Impact of Asset Volatility

Figure 5b shows the impact of varying asset volatility,  $\sigma$ , on bank and firm leverage and default likelihood.<sup>23</sup> Bank leverage decreases with higher volatility. This behavior is well documented in the capital structure literature both theoretically and empirically (e.g., Leland (1994); Adrian and Shin (2010)). As loan portfolios become more volatile, banks decrease their leverage to protect themselves against default. Firm leverage follows a similar pattern.

The right plot of Figure 5b shows the impact of asset volatility on equilibrium default probabilities. As expected, increasing firm asset volatility dramatically increases the firm’s default rate. It also increases the bank’s default rate, but not to the same degree, both due to the previously discussed seniority and diversification mechanisms and due to the bank endogenously decreasing its leverage.

Although outside the current model, we can also comment on the effects of unexpected increases in systematic risk and volatility. After banks and firms optimally choose their leverage, and assuming there are frictions that prevent leverage adjustments, increases in systematic risk or volatility can dramatically increase bank default risk. For example, increasing firm and house price volatility by 50% causes the probability of bank default to surge from 0.18% to 4.05%. Increasing the correlation between assets to  $\rho = 0.4$  causes bank defaults to rise to 0.96%. Recessions and economic downturns are often marked by unexpected increases in volatility and correlation, which would lead to substantial systemic risk (e.g., Cotter, Gabriel, and Roll (2011)). Such parameter changes could dramatically

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<sup>23</sup>Note that while we vary  $\sigma$ , we are interested in the impact of total volatility,  $\sigma\sqrt{T}$ . The primary impact of varying  $T$  is through its impact on total volatility; therefore, a chart that shows leverage and default probabilities as  $T$  varied would be qualitatively similar to Figure 5b.

increase bank risk or push many banks into distress at the same time. This scenario could be modeled in our framework by introducing parameter uncertainty.

## 5 Moral Hazard and Leverage

Government interventions such as bailouts and deposit insurance subsidize banks in financial distress. We find that such interventions can have a substantial impact, not only on a bank's behavior but also on the debt decisions of its borrowers. Expectations of government support provide banks with bad incentives, as well as changing the way banks price risk in a way that pushes borrowers toward higher leverage. In Section 6, we extend this analysis to incorporate bank capital regulation.

### 5.1 Deposit Insurance

Government-backed deposit insurance protects bank depositors from the costs of bank failure. Most developed countries have schemes of this sort to help prevent bank failures. In the U.S., the FDIC is a deposit insurance program guaranteed by the federal government in which all deposit-taking institutions participate. We set out a simplified model of deposit insurance based on the U.S. system.

Let  $D$  be the amount of insured depositors a bank has at date 0. Because insured depositors are guaranteed to receive their investment back, their debt is risk-free and at time  $T$  they are owed  $De^{Tr_f}$  by the bank. We assume that payments to insured depositors make up a constant portion of the bank's repayment,  $De^{Tr_f} = \gamma V_{BD}$ .<sup>24</sup>

The class of insured depositors can be thought of as a separate class of debt. The payout to the residual debt holders (uninsured depositors and other creditors) is  $R_B - De^{Tr_f}$  if the bank survives and  $\max\{0, (1 - \alpha_B)B - De^{Tr_f}\}$  if the bank defaults.<sup>25</sup> The value of the residual debt holders' claim at date 0 is

$$(1 - \gamma)V_{BD} = e^{-Tr_f}(R_B - De^{Tr_f})\mathbb{P}[B \geq R_B] + e^{-Tr_f}\mathbb{E}[\max\{0, ((1 - \alpha_B)B - De^{Tr_f})\} \mathbb{I}[B < R_B]]. \quad (24)$$

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<sup>24</sup>Additionally, we limit the bank's promised repayment to be equal to the value of its loans if those loans were held by a tax-free investor. Similar results arise if we assume  $D$  is proportional to the bank's assets or liabilities or impose other reasonable limits on  $D$ .

<sup>25</sup>In the U.S., uninsured deposits are paid out *pari passu* with insured deposits, with insured depositors then made whole by the FDIC. This means that uninsured deposits increase the value of deposit insurance to failing banks. We ignore this effect and assume that insured deposits are paid before uninsured deposits.



Adding this to the value of insured deposits, the total value of the bank's debt is

$$\begin{aligned}
 V_{BD} = & \underbrace{e^{-Tr_f} R_B \mathbb{P}[B \geq R_B] + e^{-Tr_f} \mathbb{E}[(1 - \alpha_B) \mathbb{I}[B < R_B]]}_{\text{Debt value without deposit insurance}} \\
 & + \underbrace{e^{-Tr_f} \mathbb{E}[\max\{0, De^{Tr_f} - (1 - \alpha_B)B\}]}_{\text{Value of deposit insurance}}. \tag{25}
 \end{aligned}$$

Figure 6 show the impact of varying the amount of insured deposits on the leverage and default likelihood of banks and firms. Two results can be gleaned from the figure. First, moderate levels of insured deposits cause only slight changes in capital structure. Deposit insurance is essentially a deep out of the money put option on the bank's value. Bank asset volatility is low, which means losses large enough to trigger deposit insurance are unlikely and this put option has little value. As with the deductibles seen in personal insurance markets, forcing the claimant (the bank) to pay the first dollar of losses (using equity and uninsured debt) dramatically reduces moral hazard.

Second, high levels of insured deposits cause the bank to pursue high-risk strategies by leveraging to the hilt and gambling on excessively risky loans. Our benchmark bank switches to a risk-seeking strategy that exploits the government guarantee when insured deposits make up more than 92% of its liabilities. Empirical evidence supports the idea that some banks pursue a risky strategy while others pursue safer strategies. Lambert, Noth, and Schüwer (2012) find that while a plausibly exogenous increase in loan risk causes well-capitalized banks to increase their capital buffers and shift into less risky loans, poorly capitalized banks are less likely to follow this path. Increasing borrower asset volatility or the correlation between borrowers makes banks more willing to gamble. For example, increasing  $\sigma$  and  $\rho$  by 50% decreases the critical level of deposit insurance to 84%.

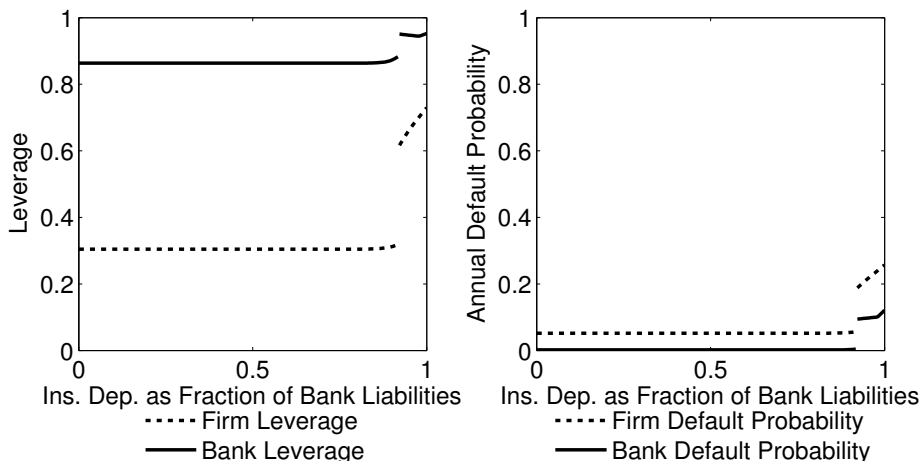
According to FDIC data for 2013:Q1, the median bank in the U.S. has insured deposits equal to 79% of liabilities, with a 75th percentile bank having insured deposits equal to 85% of liabilities.<sup>26</sup> Our model suggests that this level of insured deposits is unlikely to generate substantial moral hazard for a representative bank. However, 7% of banks have insured deposits that make up in excess of 95% of their liabilities and as such would face substantial moral hazard. These banks are predominantly small, with the median having assets of only \$52 million compared to \$168 million for the full sample. Small regional banks are likely to have more highly correlated loans, which would increase their portfolio volatility and thus further increase moral hazard.

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<sup>26</sup>Authors' estimates based on bank level FDIC data, which are publicly available from [http://www2.fdic.gov/idasp/warp\\_download\\_all.asp](http://www2.fdic.gov/idasp/warp_download_all.asp).

### Figure 6: Impact of Insured Deposits on Leverage and Default Rates

Figure 6 shows how insured deposits impact the leverage and annual default probabilities of banks (solid) and firms (dotted). The bank is modeled using the parameters in Section 4.



## 5.2 Bailouts

Bailouts of financial institutions can take many forms. At their root is a transfer of taxpayer funds to the owners and creditors of a weakened financial institution.<sup>27</sup> While taxpayers often receive securities as compensation for this transfer, these securities are generally worth less than the transfer is, at least at the time of the bailout.

We consider two types of bailout: a bailout where the government guarantees a financial institution's debt and a bailout where the government buys a financial institution's equity at a below-market valuation. Both types of intervention were used in the recent financial crisis. In either case, what matters for ex-ante capital structure decisions is the ex-ante expectation of such bailouts by private decision-makers.

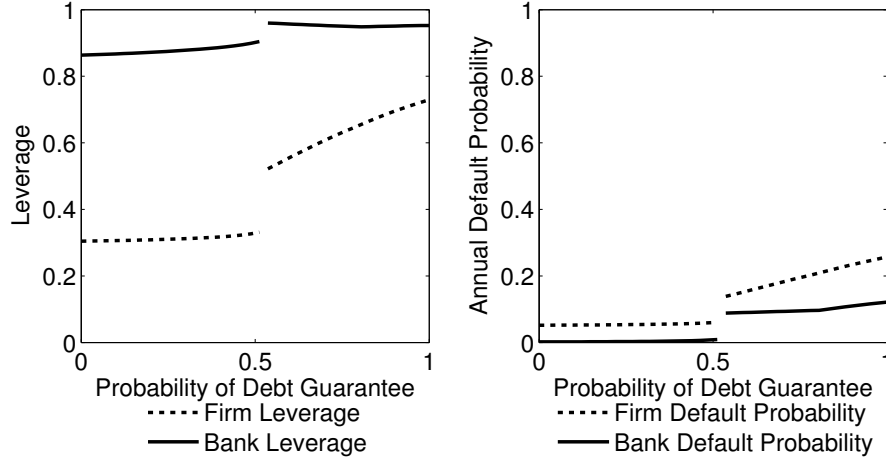
### 5.2.1 Debt Guarantees

Market participants may expect that the government will step in and pay the debts of a distressed bank. This response may be contingent upon macroeconomic, macrofinancial, and political concerns. Further, what matters is not the government's present choice of action but the government's expected action in the future when the bank is near default. Abstracting beyond those considerations, sup-

<sup>27</sup>Some bailouts are accomplished through means other than an explicit transfer, or promise thereof, of taxpayer funds. Coercion of private companies (e.g., the Long-Term Capital Management hedge fund debacle), printing money to buy bank assets (one type of quantitative easing), or waiver of traditional competition laws (e.g., the Lloyds-HBOS merger) can also aid failing banks and have a similar effect on bank capital structure as they all subsidize poor performance.

### Figure 7: Impact of Debt Guarantees on Leverage and Default Rates

Figure 7 shows how debt guarantees impact the leverage and annual default probabilities of banks (solid) and firms (dotted). The bank is modeled using the parameters in Section 4.



pose that the market’s expectation is that with some probability,  $\theta$ , the government will step in and guarantee a failing bank’s debt; otherwise that bank will be allowed to fail.

If the government intervenes, the government takes over the failing bank and pays the bank’s creditors their promised repayment,  $R_B$ . The expectation of this type of bailout increases the bank’s date-0 debt value:

$$V_{BD} = e^{-Tr_f} R_B \mathbb{P}[B \geq R_B] + e^{-Tr_f} \mathbb{E} [\theta V_{BD} e^{Tr_f} + (1 - \theta)(1 - \tau)(1 - \alpha_B) B \mathbb{I}[B < R_B]]. \quad (26)$$

Expectations of such a debt guarantee creates moral hazard for the bank at the time of a capital structure decision, because the bank is subsidized in the states of the world where it defaults. This gives the bank an incentive to issue more debt in order to take advantage of that potential subsidy. Figure 7 illustrates how bank leverage increases as bailouts become more likely. If bailouts are seen as very likely (above about a 52% probability for our benchmark set of parameters), the bank experiences extreme moral hazard. At this point, as the gains from taxpayer-subsidized gambling overwhelm the gains from legitimate lending, the bank chooses to pursue extremely high leverage and lend to very risky firms. Bank default risk quadruples if the probability of a bailout is 50%. If the probability rises to 75%, the likelihood of bank default increases by a factor of fifty and the bank shifts to a risk-seeking strategy with very frequent defaults.

#### 5.2.2 Equity Injections

Alternatively, market participants may expect a bailout in the form of a purchase of a bank’s equity at an above-market price. Regulators frequently employed this form of bailout during the recent

financial crisis. For example, a number of U.S. financial institutions, such as Citigroup and Bank of America, participated in the Troubled Asset Relief Program, in which the U.S. government purchased common and preferred equity from distressed institutions. The Royal Bank of Scotland received massive injections of equity in dire circumstances and is still majority owned, at the time of writing, by the U.K. government.

We model this form of bailout as follows. Assume that if a bank's portfolio value is so low that it would otherwise default, the government purchases a fraction of the bank's equity at an above-market price. This equity injection occurs only if the bank is solvent after receiving the cash. Suppose that when  $B < R_B < (1 + \nu)B$ , the government steps in with probability  $\theta$  and gives the bank's equity holders the tax-free amount of  $\nu B$  in exchange for  $m$  portion of the bank's equity.

If such a bailout occurs, the bank's total value is equal to its portfolio value,  $B$ , plus the value of the fresh cash,  $\nu B$ . The bank does not default and the bank's creditors are repaid the full  $R_B$  they are owed. The remaining  $(1 + \nu)B - R_B$  is split between the taxpayers and the bank's original equity holders. The bank's equity holders are made better off at the expense of the taxpayers as equity holders would have received nothing if the bank defaulted. Instead, they receive  $(1 - m)((1 + \nu)B - R_B)$ , with the other  $m(\nu + B - R_B)$  going to the government. The government pays  $\nu B$  for its equity stake, which is strictly above its fair market value of  $m((1 + \nu)B - R_B)$ .

As the bank's original equity holders benefit from bailouts, the possibility of bailouts changes the bank's time-0 equity value (10) to

$$V_{BE} = e^{-Tr_f} \mathbb{E} [(B - \tau \max \{0, B - V_{FD} - R_B + V_{BD}\} - R_B) \mathbb{I} [B \geq R_B]] \\ + e^{-Tr_f} \theta (1 - m) \mathbb{E} [((1 + \nu) B - R_B) \mathbb{I} [B < R_B < (1 + \nu) B]]. \quad (27)$$

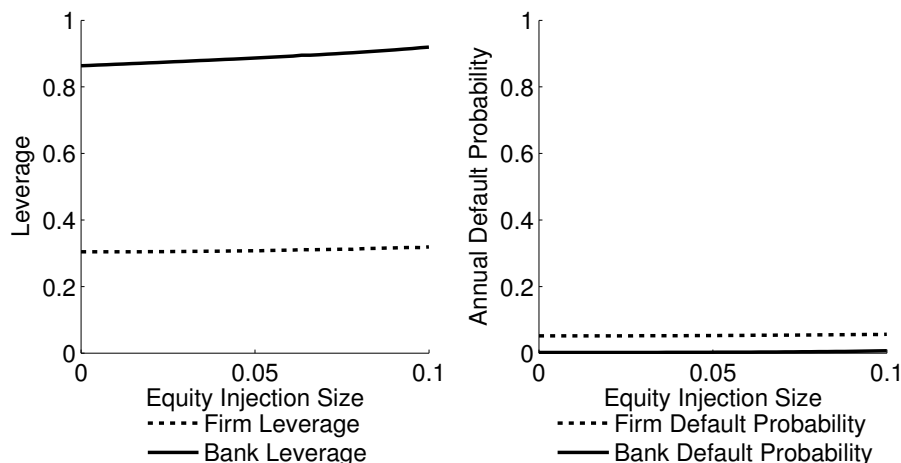
The bank's creditors also benefit as they are now fully repaid in some states of the world where the bank would have defaulted. The bank's debt value formula is adjusted to reflect the reduced bankruptcy risk:

$$V_{BD} = e^{-Tr_f} R_B \mathbb{P} [B \geq R_B] + e^{-Tr_f} \mathbb{E} [(1 - \alpha_B) B \mathbb{I} [B < R_B]] \\ + \theta e^{-Tr_f} \mathbb{E} [(R_B - (1 - \alpha_B) B) \mathbb{I} [B < R_B < (1 + \nu) B]]. \quad (28)$$

This form of bailout also creates moral hazard. Figure 8 illustrate the leverage in the economy as the size of the equity injection varies from 0 to 0.1. For this illustration, we hold the probability of a bailout,  $\theta$ , and the equity stake taken by the government,  $m$ , fixed at 0.5. As the size of the potential equity injection increases, the bank increases its own leverage from 86% to 92%. Equity injections subsidize risk taking and failure, and so banks take more risk. For any given leverage level, increasing the size or frequency of equity injections reduces the bank's default likelihood, as the bank is more likely to get an equity injection that allows it to repay that debt. However, the possibility of bailouts

**Figure 8: Impact of Equity Injections on Leverage and Default Rates**

Figure 8 shows how the size of a potential equity injection,  $\nu$ , impacts the leverage and annual default probabilities of banks (solid) and firms (dotted). The bank is modeled using the parameters in Sections 4 and 5.2.2.



causes the bank to take so much additional risk that the bank's default likelihood actually increases, despite the bailouts saving the bank from failure in some states of the world. Changing the other bailout parameters has a similar effect to changing the size of the bailout: Increasing the probability of a bailout or decreasing the equity stake taken by the government both increase bank leverage.

Both the bailouts we have considered generate moral hazard for financial institutions. Small interventions have only a very small effect on risk taking, but sufficiently high bailout expectations cause the bank to pursue destructive risk-seeking strategies. Government interventions may be optimal ex-post to avoid the social costs of bank bankruptcy; however, at least without capital regulation, the ex-ante expectation of bailouts leads to higher bank leverage and so interventions end up increasing the rate of bank failure.

## 6 Capital Regulation

Capital regulation that restricts bank financing is a key weapon regulators use to combat bank risk taking. Preventing a bank from issuing excessive debt reduces its incentive to risk-shift and insulates its creditors and depositors from loss. Capital regulation policies, as well as their cost and impact, have been at the center of recent debates by both practitioners and academics. We find that while capital regulation reduces bank leverage, it can increase borrower leverage by changing the way banks price risk and this increases borrower defaults.

While capital regulation takes many forms, the international standards laid out in Basel II and those proposed in Basel III form widely accepted benchmarks. Basel II, and now Basel III, lays out different capital regulation guidelines for banks of different sizes. The capital requirements for smaller and less sophisticated banks are set using the Standardized Approach, which uses simple risk weights for different types of assets. Larger banks are subject to the IRB Approach, where a bank’s equity requirements are calculated using outputs from that bank’s own models.<sup>28</sup> In the following sections, we apply these two regulatory approaches to our model and examine how effectively these regulations combat the incentive problems introduced by bailouts and deposit insurance. These regulatory structures are complicated and thus we focus on equity standards and use simplified models; however, our results are very general.

### 6.1 Basel Capital Regulation: Standardized Approach

Under the Standardized Approach of Basel II and III, banks need to hold equity capital equal to a constant fraction of their risk-weighted assets. We model this type of regulation by assuming a bank must have equity capital,  $V_{BE}$ , in excess of  $h$  portion of its risk weighted assets, so that

$$V_{BE} \geq V_B \times w \times h, \tag{29}$$

where  $V_B$  is the bank’s asset value,  $w$  is the bank’s risk weight, and  $h$  is the capital requirement.

The BCBS (2013) sets out a so-called Standardized Approach that assigns a bank a risk weight based on the assets in its portfolio. For example, residential mortgages are placed into buckets based on loan to value ratio and loan properties and given risk weights of 35–200% and corporate debt is given a risk weight varying from 20–150% depending on rating.<sup>29</sup> The total risk weight of the bank’s assets determines how much capital it needs to hold. This type of capital regulation is simple, but the risk weights can do a poor job of capturing the real risk of the underlying assets. Banks faced with this form of capital regulation can try to game it by issuing riskier loans to more leveraged or less credit-worthy borrowers.

Our calculations ignore asset specific risk weights and instead fix the bank’s risk weight  $w$  at 0.70 to match the regulatory environment of U.S. banks in the pre-crisis period. (As shown in Le Leslé and Avramova (2012), this varies substantially by country.) We set  $h$  to 8% to match the key equity ratio used by the Standardized Approach in Basel II. The actual Basel II and Basel III frameworks

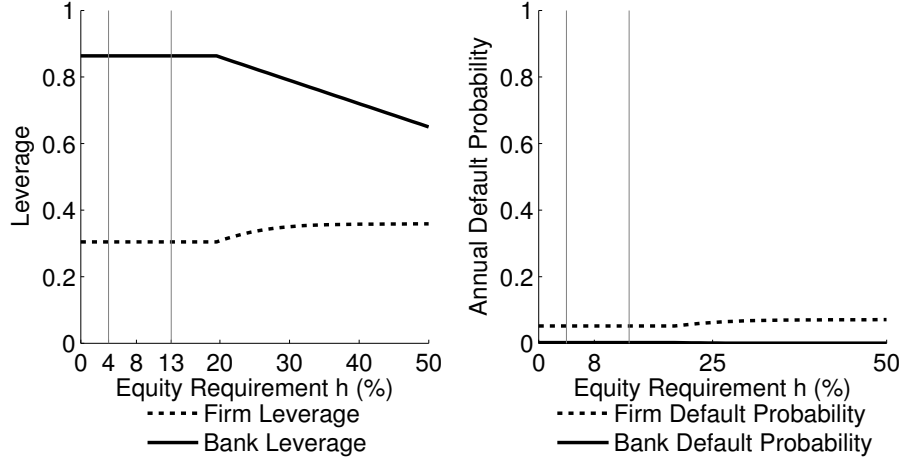
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<sup>28</sup>The U.S. implementation of Basel III requires that the largest banks use the IRB Approach in addition to the Standardized Approach. See the report by the Office of the Comptroller (2013) for more details on the U.S. implementation of Basel III.

<sup>29</sup>Note that capital regulation is usually written in terms of the book value of assets and the book value of equity. Under our model, the time-0 book values and market values are equal for both equity and assets as the bank is zero profit.

### Figure 9: Impact of Bank Leverage Limits on Leverage and Default Rates

Figure 9 shows how capital regulation that mandates an equity capital to asset ratio above  $h$  impacts the leverage and annual default probabilities of banks (solid) and firms (dotted). The parameter values are  $r_f = 0.05$ ,  $\sigma = 0.4$ ,  $\rho = 0.2$ ,  $\tau = 0.25$ ,  $\alpha_F = \alpha_B = 0.1$ ,  $T = 2.5$ . The vertical lines denote bounds on the current Basel capital requirements which range from  $h = 4\%$  to  $h = 13\%$ . The bank is modeled using the parameters in Section 4.



are much more complicated. Banks face multiple capital requirements, ranging from Basel II's 4% tier one capital requirement to Basel III's 13% maximum mandate with full capital conservation and countercyclical capital buffers.

Figure 9 illustrates the impact of imposing bank leverage limits. The current range of Basel II and III capital requirements is denoted using vertical lines. We can see that such capital regulations do not bind for our base case bank. This matches the empirical reality where most banks hold capital significantly in excess of the regulatory minimums (e.g., Berger, DeYoung, Flannery, Lee, and Öztekin (2008)).

Stronger capital regulation would bind; however, as in Section 3, it would paradoxically increase borrower leverage and default risk. The strategic substitution effect means that stronger capital regulation pushes the real sector of the economy to borrow more.<sup>30</sup> This is shown on Figure 9 by the increased firm default probability. The plausible analogue of this that we can observe in practice is that a bank subject to capital regulation may decide to circumvent the regulation by making riskier loans as a back door way to increase its leverage. These capital restrictions distort banks' lending preferences, which may cause spillover into the real economy.

Our capital requirement of  $h = 8\%$  does not bind for a bank not subject to moral hazard. However, as the third and fourth columns of Table 4 show, it can reduce the risk taking associated with deposit

<sup>30</sup>Harris, Opp, and Opp (2014) use a different channel to show moderate capital regulation can increase risk taking in the real economy.

insurance and bailouts. Forcing a bank to maintain an equity buffer gives it more skin in the game and means that bank investors lose more if the bank fails. This reduces the bank’s ability to exploit government bailouts and limits the bank’s default risk.

Under our modeling assumptions, current capital regulation is not effective at limiting the risk raking of high moral hazard banks. In the 95% deposit insurance case, the baseline bank has a default probability of 9.78%. Imposing an equity requirement of  $h = 8\%$  actually slightly increases that default probability to 10.02%, as the bank makes riskier loans to circumvent the capital regulation.

## 6.2 Basel Capital Regulation: Internal Ratings-Based Approach

Simple leverage limits may push banks toward risky lending. One countermeasure is to risk-weight assets. Basel II and III include this type of capital regulation as an option for banks. The risk-weighting formulas the regulatory framework employs are based on the Vasicek (2002) structure that underlies our analysis. Each bank is required to maintain equity capital in excess of a formula-imposed floor. This floor,  $K \times V_{FD}$ , is the value of the bank’s assets multiplied by an exposure-based risk-weighting  $K$ , which is calculated as

$$K = \left[ LGD \times \Phi \left( \sqrt{\frac{1}{1-\hat{\rho}}} \Phi^{-1}(PD) + \sqrt{\frac{\hat{\rho}}{1-\hat{\rho}}} \Phi^{-1}(0.999) \right) - LGD \times PD \right] \frac{1 + (T - 2.5)b}{1 - 1.5b}, \quad (30)$$

where  $PD$  is the default probability,  $LGD$  is loss given default,  $\hat{\rho}$  is the imputed correlation given by Equation (23), and  $b$ , the maturity adjustment, is calculated as

$$b = (0.11852 - 0.05478 \times \ln(PD))^2. \quad (31)$$

The formulas in Equations (30) and (31) are copied from paragraph 102 in the current Basel III proposal from the BCBS (2013). We calculate  $PD$  and  $LGD$  from our model.<sup>31</sup>

As with the Standardized Approach, this form of capital regulation is not binding for our base case parameters – a bank that pays its own default costs chooses a capital structure that already satisfies this form of capital regulation. The real effect of this type of capital regulation is in preventing the moral hazard induced by government interventions. As the last two columns of Table 4 show, IRB-style regulation can dramatically reduce the impact of bailouts and deposit insurance on bank risk taking.

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<sup>31</sup>There are two flavors of the Basel IRB Approach - Foundation and Advanced. Under the IRB Foundation Approach, the BCBS prescribes values for parameters such as loss given default and maturity. The use of these prescribed values (e.g. a LGD of 35% for real estate or 45% for unsecured senior exposure) may be optional or mandatory depending on the national regulator. In the Advanced Approach, these values are set by the bank. Refer to BCBS (2002) for more details. In the interest of space, we apply the Advanced Approach for our analysis; the Foundation Approach yields similar values. We calculate the annual default rates,  $PD$ , by annualizing the loan default rate – over 5 years for loans to firms and over 30 years for mortgage loans, based on a 30-year mortgage.



Without capital regulation, the bank increases its leverage in order to benefit from the effective put option the government provides with deposit insurance or bailouts, sometimes dramatically so. Risk weighted capital regulation reduces the bank's ability to risk shift through risky lending and means that even risk-seeking banks have a default probability of at most 2.74%. This is much less than the near certain defaults of some of the unregulated banks in our model, yet it is far from a safe banking system.

### 6.3 Stronger Capital Regulation

The previous sections have shown that capital regulation can reduce bank risk taking; however, current levels of capital regulation may not be effective. This section explores the impact of stronger capital regulation.

Table 4 shows how bank default rates are impacted by doubling the equity requirements prescribed by current capital regulation. Increasing the core capital requirement of the Basel Standardized Approach from  $h = 8\%$  to  $h = 16\%$  leads to a dramatic decrease in the default rates of banks exposed to moral hazard. With  $h = 8\%$ , banks that expect to be subsidized if they perform poorly can game the capital regulation by making riskier loans. With  $h = 16\%$ , bank investors have enough skin in the game that the incentive to make risky loans disappears. Overall, the maximum bank default rate decreases by 90%, from 10.0% to 0.96%. Strengthening the Basel IRB Approach leads to a similar reduction in risk. Doubling the equity requirement prescribed by the IRB Approach reduces the bank's maximal default likelihood from 2.74% to just 0.36%. Clearly, stronger capital regulation can reduce the potential for bank risk taking.

### 6.4 Systematic Risk as a Choice Variable

The Basel IRB Approach is effective at preventing bank failure in our model partially because the bank's portfolio is modeled using the very assumptions that underlie the IRB Approach. In the real world, substantial model risk exists. A bank faced with binding capital regulation may try to find back doors to increase its risk.<sup>32</sup> Under our base model, a bank that is subject to leverage limits accomplishes this by lending to riskier firms. In this section, we examine the impact of allowing the bank to increase the risk of its underlying portfolio by manipulating its systematic exposure.

So far, the level of systematic risk,  $\rho$ , has been kept exogenous. In reality, a bank can choose not only the riskiness of its individual loans but also its exposure to systematic risk. A bank could achieve this by increasing its exposure to borrowers with high systematic risk or simply similar borrowers. The

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<sup>32</sup>Acharya and Richardson (2009) suggest the pursuit of such back doors was one of the causes of the recent financial crisis.

Basel IRB Approach uses a correlation based on default probability rather than true correlation, as in Equation (23), and so would not prevent this type of manipulation. Increasing systematic risk increases the bank’s asset volatility. Outside of our model, a bank could similarly increase the volatility of its portfolio using financial derivatives, off balance sheet assets, or other risk exposures. Increasing the bank’s risk makes the bank more likely to fail and the financial system somewhat more fragile, but it also increases the attractiveness of the gambling strategy by allowing the bank to exploit government subsidies such as deposit insurance and bailouts more effectively.

To consider an important example, suppose a bank can choose between two types of portfolio risk. It can either make well-diversified residential mortgage loans with  $\rho = 0.2$ , a “safe strategy”, or make perfectly correlated residential mortgage loans with  $\rho = 1$ , a “gambling strategy”. If the bank chooses  $\rho = 0.2$  it can pursue high leverage with little risk of default. If the bank instead chooses  $\rho = 1$  it will face high default risk but be better able to take advantage of deposit insurance or any bailouts. We focus on this rather extreme case, but in the absence of readily available empirical data, it illustrates the type of behavior and risks that can be modeled using our framework. Anecdotal evidence from the recent financial crisis indicates that financial institutions can easily become overexposed to systematic risk if they wish to do so.

Giving a bank the option to increase its systematic risk dramatically increases the moral hazard posed by bailouts or deposit insurance, which makes capital regulation much more important. Figures 10a and 10b show how capital regulation impacts a bank’s choice between the safe strategy and the gambling strategy. Without capital regulation, a bank expecting generous bailouts or deposit insurance will choose a gambling strategy in order to maximize its private benefit from such interventions.

Tight capital regulation (high  $h$ ) makes a gambling strategy less attractive, which helps mitigate the additional moral hazard a choice of  $\rho$ . Capital regulation increases tax costs and reduces the value of the bank, regardless of which strategy it pursues. However, it reduces the payoff of the gambling strategy by much more because high equity requirements increase the “skin in the game” of bank investors by increasing the amount they lose in default. This makes the gambling strategy relatively less attractive, which makes the bank more likely to choose the safe strategy. A bank financed almost-entirely by equity would not pursue the gambling strategy even if all of its liabilities were insured. Easing capital regulation means banks pursue the gambling strategy more often. In the extreme, when there is no capital regulation, a bank chooses the gambling strategy if more than 74% of its liabilities are insured deposits or it has a 18% chance of receiving a debt guarantee in the event of failure.

An equity capital requirement of  $h = 8\%$ , as in our model of the Basel Standardized Approach, means that the bank gambles if insured deposits make up more than 84% of liabilities or the chance of a bank debt guarantee is greater than 34%. Given that the average level of deposit insurance is well above that and there is arguably a high chance of government bailouts, current capital regulation

may be insufficient, at least to the extent that banks can manipulate their risk. Figure 10 shows that strengthening capital regulation in this manner curbs a bank’s incentive to gamble. Unreported, when we implement the same approach using the Vasicek-style IRB capital regulation, we get similar results.

Beyond the level of capital regulation, Figure 10 shows that moral hazard increases with the degree of bailouts and deposit insurance. To prevent misbehavior, a bank that faces higher moral hazard needs tighter capital regulation. In particular, banks funded primarily with insured deposits and banks that are too-big-too-fail need stricter regulation. These banks have stronger incentives to misbehave, and capital regulation that take this into account could increase efficiency. Basel III includes additional capital requirements for systemically important financial institutions, and we suggest that subjecting banks funded primarily by deposits to similar regulation may improve efficiency.<sup>33</sup>

## 6.5 Cost of Capital Regulation

Capital regulation can substantially reduce moral hazard; however, any restriction on bank financial structure may increase the interest rates banks charge to borrowers. Note that in our model these high interest rates are not inefficient as they simply reflect less tax avoidance by banks. In a fuller model, higher interest rates could translate into less investment or other forms of inefficiency.

We find that capital regulation slightly increases the interest rates paid by borrower firms: Increasing equity capital requirements by one percentage point increases firm interest rates by half of one basis point, as illustrated in Figure 11. This estimate is in line with the empirical results of Kisin and Manela (2013) and the theoretical results of Kashyap, Stein, and Hanson (2010). This estimate is almost an order of magnitude lower than that of the BCBS (2010) which assumes that a bank’s return on equity is fixed and exogenous.<sup>34</sup>

This cost is numerically small. However, our partial equilibrium framework does not consider all of the costs and benefits of regulation and so we can make only cautious statements on the welfare implications of capital regulation. Notably, we only consider the private costs of bank failure. The social costs of a failed bank may be much greater and including these costs would increase the value of capital regulation. Neither the bank’s capital structure decision nor the interest rates the bank charges take into account such externalities.

If regulators want banks to reduce leverage and risk, eliminating the distortions created by the tax benefit of debt may be simpler and more important than reforming deposit insurance or the too-big-

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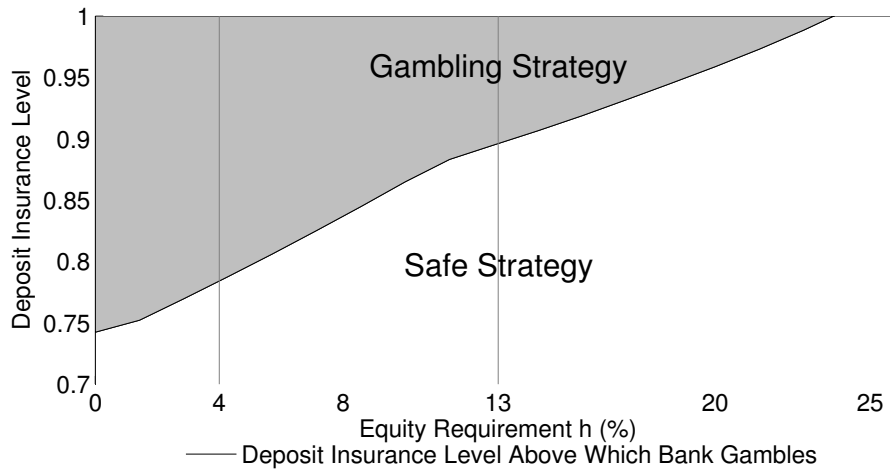
<sup>33</sup>Refer to the BCBS (2011) for more detail on the additional capital requirements for systemically important financial institutions.

<sup>34</sup>Such an approach ignores the fundamental effects of bank leverage on the cost of equity as implied by Modigliani and Miller (1958). Admati, DeMarzo, Hellwig, and Pfleiderer (2013a) and Admati and Hellwig (2013) provide an extensive discussion of this error in the context of bank regulation.

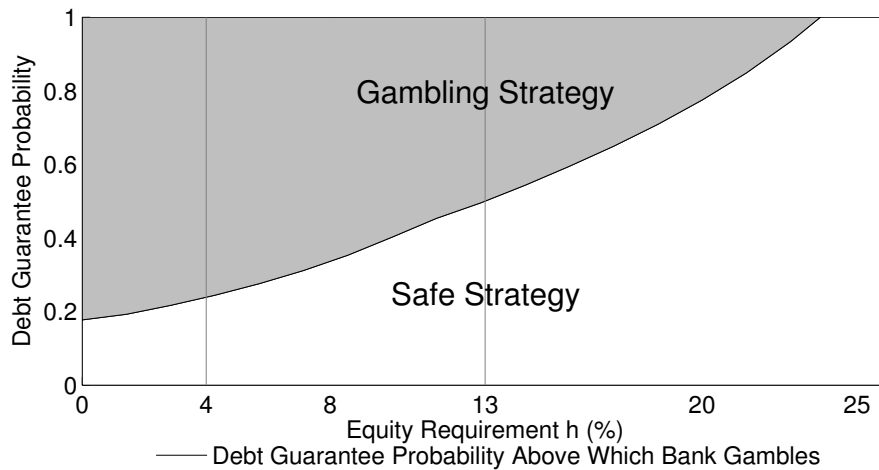
**Figure 10: Bank Gambling and Deposit Insurance or Debt Guarantees**

Figures 10a and 10b show how capital regulation impacts a bank's choice to gamble in response to deposit insurance and bailout expectations, respectively. The line marks the level of deposit insurance (or bailout expectations) that makes a bank indifferent between the safe and gambling strategies. For levels of deposit insurance (or bailout expectations) in the shaded region above the line, the bank chooses a gambling strategy with  $\rho = 1$ . For lower levels, the bank chooses a safe strategy with  $\rho = 0.2$ . The vertical lines denote bounds on the current Basel capital requirements which range from  $h = 4\%$  to  $h = 13\%$ . The bank is modeled as holding only mortgages. Excluding the choice of  $\rho$ , these mortgages are modeled using the parameters in Section 4.2.

**(a) Impact of Deposit Insurance on Bank Gambling**

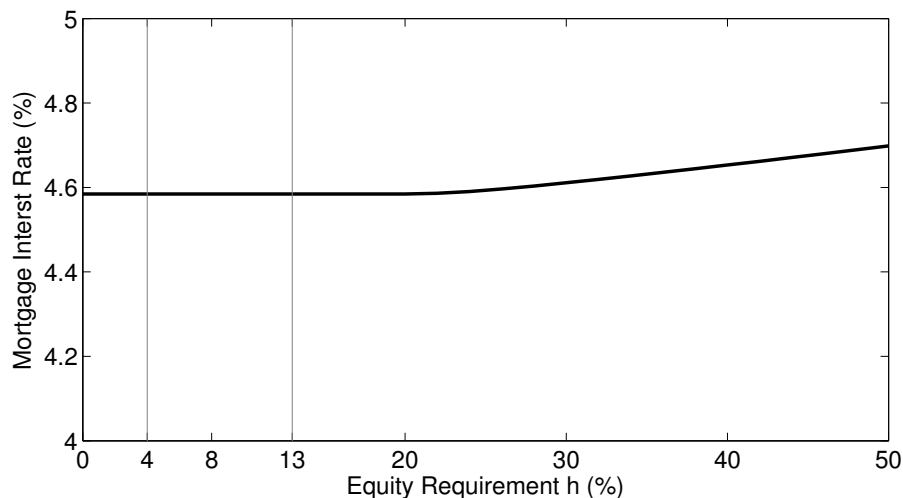


**(b) Impact of Debt Guarantee Expectations on Bank Gambling**



**Figure 11: Impact of Capital Regulation on Mortgage Interest Rates**

Figure 11 shows how capital regulation impacts the interest rates on mortgage loans. The vertical lines denote bounds on the current Basel capital requirements which range from  $h = 4\%$  to  $h = 13\%$ . The bank is modeled as holding only mortgages. These mortgages are modeled using the parameters in Section 4.2.



to-fail dimension of banks. These are inherently private benefits as they are a transfer from taxpayers to private agents. Thus, eliminating the tax deductibility of interest, or equalizing the tax treatment of debt and equity in some other way, would remove all the wasteful distortions we consider.

## 7 Extensions

In this section, we briefly discuss a number of extensions of our framework. First, we consider alternative mechanisms for debt benefits, other than taxes. Second, we introduce imperfect bank competition and analyze the consequences of bank bargaining power. Third, we analyze the introduction of bond markets that compete with banks in the corporate loan market. The upshot is that the main results, both qualitative and quantitative, remain robust to these extensions. For brevity, we mention only the main results of these extensions. The online appendix provides details.

**Alternative Debt Benefits.** Tax benefits drive the debt decisions of banks and firms in the preceding sections. Appendix A considers other debt benefits. Namely, we consider a DeAngelo and Stulz (2013) style liquidity provision benefit and a Baker and Wurgler (2013) style reduced discount rate for debt. Replacing the tax benefit of debt with either of these frictions produces similar results. Again, we see banks with high leverage because, as explained in Section 3, even a small benefit to debt will cause banks to pursue high leverage. Applying the aforementioned frictions, we see bank leverage that ranges from 83% to 100%.

**Bank Bargaining Power.** The previous sections use zero profit banks for simplicity; however, this assumption can easily be relaxed. Appendix B explores the effect of exogenously varying the spread banks charge. We see that increasing bank bargaining power also increases bank leverage. Banks that are more profitable pay tax in more states of the world and get greater tax benefits from debt issuance. This means our zero-profit assumption leads us to slightly underestimate bank leverage.

**Bond Markets.** Appendix C adds junior bond holders to our model of financing. Adding junior bond holders means that banks are more senior. This reduces the riskiness of bank portfolios and allows banks to pursue even higher leverage. Firm leverage increases as firm borrowing now imposes less systemic risk on banks. Bank leverage also increases, although only slightly as corporate debt makes up only a small part of the bank's portfolio.

## 8 What Is Missing?

Perhaps the greatest advantage of our framework is that policy-makers, practitioners, and academics alike can use it to quantify the impact of various regulatory measures on both the financial and real sectors of the economy. Thus, it is important to mention several extensions that would add further realism to our framework, but are outside the scope of this paper.

Our model uses constant and commonly known parameters; however, Bhamra, Kuehn, and Strebulaev (2010) and others have shown that the time variation of parameters can be crucial, especially variation of those parameters related to macroeconomic risk. For example, if volatility unexpectedly increases, the incentives of firms and banks change and the effectiveness of time-invariant capital regulation deteriorates. Considering such parameter variation would be an important extension. In addition, most parameters are imperfectly known and learned over time by market participants (including firms and banks). Our model could be extended to explore impact of this learning on financial decisions and the systemic fragility.

We model the borrowing firms and households as ex-ante homogenous. Realistically, banks deal with heterogeneous borrowers and the distribution of borrower leverage may have a non-trivial impact on our results. Modeling firm investment decisions more directly would add a further layer of richness.

Finally, we have considered only the private costs and benefits of defaults, interventions, and taxes. The externalities imposed by bank failure, particularly systemic bank failure, are more important considerations when setting policy. A more detailed analysis could extend our framework to multiple banks in order to examine how bank incentives impact systemic risk.

## 9 Conclusion

In this paper, we propose a novel framework to model the joint debt decisions of banks and their borrowers. This framework combines a model bank regulators use to assess risk with a model academics use to explain capital structure. Our structure can be used to explore the quantitative impact of government interventions such as deposit insurance, bailouts, and capital regulation.

Banks are diversified senior creditors, which reduces their risk and allows them to take on high leverage. The bank's borrowers respond to this high leverage by reducing own their borrowing, partially explaining low corporate leverage. Our benchmark parameters give rise to banks with leverage of 87% and firms with leverage of 30%, not dissimilar to what we observe empirically.

Banks funded primarily with insured deposits or banks that are likely to be bailed out face strong incentives to take on risk. We quantify these effects and find that moderate levels of deposit insurance or small probabilities of bailouts increase bank risk taking only marginally. However, larger interventions create extreme moral hazard that can push banks into a risk-seeking strategy. Many banks have enough insured deposits to face such extreme moral hazard.

Strong, targeted capital regulation combats this moral hazard and reduces bank failure. The proposed Basel III capital requirements may be insufficient for banks that are too-big-to-fail or have large amounts of insured deposits, especially if banks can manipulate loan characteristics. Increasing capital requirements to 16% significantly reduces bank risk and only slightly increases borrowing costs. We calculate that increasing bank equity requirement by 1% increases borrower cost by only half of a basis point, suggesting that capital regulation could be substantially strengthened.

Obviously, we have just scratched the surface of these issues. Regulators, academics, and practitioners continue to have a discussion on bank capital structure, systemic risk, and capital regulation. The framework we present is rich and flexible enough to address many of their unanswered questions.

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**Table 1: Impact of Seniority and Diversification**

Table 1 reports how diversification and seniority impact the annualized standard deviation of log-returns. Table 1a looks at how these forces affect loans to firms; Table 1b looks at how these forces affect mortgages. The columns correspond to four types of exposure: a single asset, a diversified pool of assets, a loan collateralized by a single asset, and a diversified portfolio of such loans, respectively. Redundant values are omitted.

**(a) Impact of Seniority and Diversification on Corporate Debt**

This table plots the impact of diversification and seniority on the volatility of corporate claims. Our base case sets borrower leverage at 25% and correlation between borrowers at  $\rho = 0.2$ . Firms are modeled using the parameters in Section 4.1.

	Single Firm	Pool of Firms	Single Loan	Pool of Loans
Diversified	No	Yes	No	Yes
Senior	No	No	Yes	Yes
Base Case	40.00%	17.89%	11.48%	2.56%
$\rho = 0.1$		12.65%		1.69%
$\rho = 0.4$		25.30%		4.23%
Leverage of 15%			6.63%	0.58%
Leverage of 35%			17.10%	3.66%

**(b) Impact of Seniority and Diversification for Mortgages**

This table plots the impact of diversification and seniority on the volatility of mortgage claims. Our base case sets the mortgage loan to value (LTV) ratio at 80% and correlation between house prices at  $\rho = 0.2$ . House prices and mortgage defaults are modeled using the parameters in Section 4.2.

	Single House	Pool of Houses	Single Mortgage	Pool of Mortgages
Diversified	No	Yes	No	Yes
Senior	No	No	Yes	Yes
Base Case	25.00%	11.18%	12.98%	2.32%
$\rho = 0.1$		7.91%		1.60%
$\rho = 0.4$		15.81%		3.42%
LTV of 60%			8.82%	1.63%
LTV of 100%			16.52%	2.76%

**Table 2: Capital Structure of Banks and Firms**

Table 2 reports the bank and firm leverage and default rates for varying parameters. The bank is modeled as described in Section 4.

	Firms Borrow Through Bank (Section 2.3)				Firms Issue Bonds (Section 2.2)	
	Firm		Bank		Firm	
	Leverage	Def. Rate	Leverage	Def. Rate	Leverage	Def. Rate
Base Case	30.43%	5.18%	86.34%	0.18%	50.79%	13.10%
$\rho = 0.1$	35.80%	7.00%	88.98%	0.11%	50.79%	13.10%
$\rho = 0.4$	24.10%	3.30%	83.19%	0.27%	50.79%	13.10%
$\sigma = 0.2$	61.97%	0.53%	95.96%	0.07%	65.58%	0.93%
$\sigma = 0.8$	26.95%	8.01%	81.18%	0.19%	48.57%	18.01%
$\tau = 0.1$	16.35%	1.52%	86.15%	0.04%	20.93%	2.58%
$\tau = 0.35$	39.26%	8.12%	84.77%	0.31%	61.74%	18.33%
$r_f = 0.01$	30.31%	5.22%	83.54%	0.06%	51.33%	13.46%
$r_f = 0.05$	31.03%	5.26%	88.54%	0.39%	50.20%	12.66%
$T = 1$	47.79%	6.06%	94.24%	0.47%	55.25%	12.08%
$T = 2.5$	36.94%	5.28%	90.23%	0.28%	51.57%	13.06%
$\alpha_F = 0.05$	43.04%	9.68%	84.30%	0.21%	63.83%	19.68%
$\alpha_F = 0.2$	20.41%	2.35%	88.68%	0.14%	30.56%	5.26%
$\alpha_B = 0.05$	31.30%	5.46%	88.42%	0.41%	50.79%	13.10%
$\alpha_B = 0.2$	29.75%	4.96%	84.57%	0.08%	50.79%	13.10%

**Table 3: Bank Leverage for Banks with Varying Portfolios**

Table 3 reports how bank leverage and default rates vary with differing bank portfolios. The first row is our benchmark bank as described in Section 4. The later rows consider banks that hold only loans to firms (with varying leverage) or only mortgages (with varying loan to value ratios (LTV)). The first pair of columns uses our benchmark parameter assumptions. The second set of columns uses  $T = 2.5$  as the maturity assumption.

	Base Case		$T = 2.5$	
	Leverage	Default Rate	Leverage	Default Rate
Diversified Bank	86.34%	0.18%	90.23%	0.28%
Bank Lending only to Firms				
Leverage of 15%	92.04%	0.20%	98.53%	0.08%
Leverage of 25%	84.70%	0.39%	94.62%	0.26%
Leverage of 35%	78.12%	0.56%	88.46%	0.53%
Leverage of 55%	66.96%	0.85%	78.31%	0.94%
Leverage of 75%	57.34%	1.02%	67.50%	1.25%
Bank Lending only via Mortgages				
LTV of 60%				
LTV of 70%	85.88%	0.15%	89.25%	0.26%
LTV of 80%	84.80%	0.15%	87.60%	0.25%
LTV of 90%	84.10%	0.14%	86.49%	0.23%
LTV of 100%	0.00%	0.00%	0.00%	0.00%

**Table 4: Bank Risk Taking with Moral Hazard and Capital Regulation**

Table 4 reports the leverage and default probability of a bank under a variety of moral hazard situations (insured deposits, debt guarantees, and equity injections) and capital regulation schemes (no regulation, Basel Standardized Approach, Basel Standardized Approach with a doubled equity requirement, Basel IRB Approach, and Basel IRB Approach with a doubled equity requirement, respectively). The bank is modeled using the parameters in Section 4.

	No Regulation			Basel: Standardized			Basel: IRB		
	Leverage	Def. Rate	Current ( $h = 8\%$ )	Leverage	Def. Rate	Doubled ( $h = 16\%$ )	Leverage	Def. Rate	Doubled
Base Case	86.34%	0.18%	86.34%	86.34%	0.18%	86.34%	86.34%	0.18%	86.34%

**Section 5.1: Insured Deposits of Amount  $\gamma V_{BD}$**

$\gamma = 0.85$	86.42%	0.19%	86.42%	86.42%	0.19%	86.42%	86.42%	0.19%	86.42%
$\gamma = 0.9$	87.29%	0.27%	87.29%	87.29%	0.27%	87.29%	87.29%	0.27%	87.29%
$\gamma = 0.95$	94.74%	9.74%	94.40%	88.80%	10.02%	88.80%	92.58%	2.73%	87.90%

**Section 5.2.1: Bailout of Debtholders with Probability  $\theta$**

$\theta = 0.25$	87.49%	0.29%	87.49%	87.49%	0.29%	87.49%	87.49%	0.29%	87.49%
$\theta = 0.5$	90.14%	0.81%	90.14%	88.80%	0.81%	88.80%	90.14%	0.81%	88.00%
$\theta = 0.75$	95.02%	9.53%	94.40%	88.80%	10.03%	88.80%	92.51%	2.74%	87.90%

**Section 5.2.2: Equity Injection of Size  $v$  with Probability 0.5**

$v = 0.05$	88.67%	0.26%	88.67%	88.67%	0.26%	88.67%	88.67%	0.26%	88.23%
$v = 0.1$	91.96%	0.72%	91.96%	88.80%	0.72%	88.80%	91.96%	0.72%	88.09%
$v = 0.2$	98.15%	12.94%	94.40%	88.80%	3.12%	88.80%	93.09%	1.46%	87.96%