The Leveraging of Silicon Valley*

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Abstract

Venture debt is now observed in 28-40% of early-stage startup rounds despite the intuition that high-risk firms with little cash flow or collateral should be financed with equity. We model and document why firms take on venture debt and how leveraging can affect firm outcomes. In our model, a venture capitalist maximizes firm value through financing. An equity-holding entrepreneur chooses how much risk to take, trading off the financial benefit against his preference for continuation. By extending the runway, utilizing venture debt can reduce dilution, thereby aligning the entrepreneur’s incentives with the firm’s. The resultant risk-taking increases firm value, but the leverage puts the startup at greater risk of failure. Empirically, we show that early-stage ventures take on venture debt when it is optimal to delay financing: such firms face higher potential dilution and exhibit lower pre-money valuations. Consistent with this notion, such firms take eighty-two fewer days between financing events. This strategy induces higher failure rates: $125,000 more venture debt predicts 6% higher closures. However, conditional on survival, venture debt-backed firms have 7-10% higher acquisition rates. Aggregation of these tradeoffs is important for understanding venture debt’s role in the real economy.

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1 Introduction

Entrepreneurial ventures foster technological development, drive competition and create economic growth. Because early-stage entrepreneurs are almost always liquidity-constrained, the financing of entrepreneurial ventures becomes an essential question in understanding how finance affects real economy outcomes. Although economic theory would generally predict that external debt is an unlikely vehicle for the financing of early-stage startups, the venture debt market has grown rapidly in recent years. Ibrahim [2010] estimates that venture lenders, including leader Silicon Valley Bank and specialized non-bank lenders, supply $1 - $5 billion to startups annually. In more recent work, Tykvová [2017] finds that around 28% of venture-backed companies in Dow Jones Venture Source utilize venture debt. In our large-sample analysis, we find that venture debt is often a complement to equity financing, with over 40% of all financing rounds including some amount of debt.¹

One example is EVAlve, a medical devices startup specializing in minimally-invasive cardiac valve repair technology. It raised a total of $117 million dollars in both equity and debt finance and was ultimately acquired by Abbott for $410 million in 2009. Shortly after raising $12 million dollars in a Series B equity round, EVAlve raised $4 million in venture debt from Western Technology Investments. Similarly, EVAlve raised a Series C round of $20 million dollars followed by a debt round of $10 million dollars (again from WTI).² When asked why the company took on debt, Ferolyn Powell, Evalve’s president and CEO, argues that the benefit of delaying equity financing outweighed the costs. She says, “by allowing us to hit a critical milestone with that extra run time, even though drawing down the debt costs warrants and interest, our experience was that it paid for itself by increasing valuation and avoiding dilution.”³

Venture debt is generally structured as a short-term (three-year) loan. A small portion of the payoff comes from warrants for company stock, but venture debt is primarily a debt vehicle.

¹See Figure 1 for a breakdown of financing round by types. Ibrahim [2010] estimates that the venture debt market is approximately 10-20% of aggregate venture capital. The difference in magnitude is the syndication of rounds by both debt and equity investors.
²http://splitrock.com/2004/05/25/evalve-raises-20-million/
Its role differs from the now-ubiquitous convertible note contract (the standard early-stage seed financing contract), whose primary feature is its conversion to equity at a later stage. It also does not resemble traditional debt loans in that it is a debt instrument for venture equity-backed companies that lack collateralizable assets or cash flows. Instead, venture debt is secured (with uncertainty) by future rounds of equity finance. Proponents of venture debt and the nascent, important literature on venture debt (e.g., de Rassenfosse and Fischer [2016], Hochberg et al. [(forthcoming], González-Uribe and Mann [2017]) convincingly argue that it provides capital to extend the runway of a startup, allowing them to achieve the next milestone while minimizing equity dilution for both the founders and equity investors. However, industry arguments about dilution alone are inconsistent with Modigliani and Miller [1958], who show that the value of the firm should be unaffected by whether the firm is financed using debt or equity. Our model captures the intuition of avoiding dilution but deviates from M&M by introducing entrepreneurial action in the form of incentivizing risk-taking through the optimal use of debt. This mechanism is crucial because of the the impact to startups and the real economy from the fact that venture debt is still a debt product, which carries the traditional implications which arise when leveraging a firm.

In this paper, we provide theoretical foundations, supported by empirical evidence, on the use of venture debt. In the model, an entrepreneur trades off the financial benefits of risk-taking with the utility he forfeits if the firm fails. If the entrepreneur’s equity is too diluted, he favors a low-risk (low-value) strategy. We show that venture debt can reduce dilution by delaying equity financing until a milestone is met and incents the entrepreneur to choose a high-risk (high-value) strategy. Empirically, we show that venture debt is utilized when expected dilution is high and when it is optimal to delay financing so that the next milestone may be reached. Furthermore, startups that take on venture debt have shorter time between financing events, higher failure rates, and higher acquisition rates conditional on survival.

The optimal use of early-stage leverage suggests several major changes in our perception of startups. First, if venture debt incents entrepreneurs and firms to “risk up”, the innovation
economy may be facing greater uncertainty (both financial and strategic) than in previous decades. Second, if venture debt increases expected firm value, more startups may be able to receive funding (ex-ante and interim) than would otherwise. Third, the use of venture debt may be changing the allocation of both human capital and startup finance capital toward the continuation of riskier endeavors and away from the alternative use of such resources.

To establish our theoretical predictions, we model a single startup which owns an intangible asset of uncertain quality. We analyze the firm’s financing and strategy decisions within a single staging interval. At the start of each stage, the firm must raise capital to avoid closure, e.g., to pay employees. At the end of each stage, the firm’s current valuation is revealed. The firm is owned by an entrepreneur and a venture capitalist; both are risk-neutral. The venture capitalist chooses how and when to raise capital to maximize the expected value of the firm. In particular, at the start of the stage, she can raise all necessary capital or she can extend the startup’s runway and wait to raise some portion of the firm’s required capital until after a milestone is revealed. The firm can issue both equity and venture debt to meet these financing needs. After it is revealed whether or not the firm reached its milestone, the entrepreneur implements the firm’s strategy, which determines the riskiness of the distribution of the firm’s valuation. When the entrepreneur chooses how much risk to take, he accounts for the value of his equity claim as well as the non-pecuniary utility he derives from continuation, i.e., the firm avoiding shutdown.

This non-pecuniary utility creates a wedge between the venture capitalist’s and entrepreneur’s incentives. Unsurprisingly, when the entrepreneur’s stake is excessively diluted, and when the marginal benefit of risk-taking is low, he chooses the low-risk (low-value) strategy. Preferring the high-risk strategy, the venture capitalist makes her financing decisions to minimize the likelihood this occurs. We show that if the firm’s unconditional value is sufficiently high, the

4The venture capitalist is an equity investor from an earlier round.
5This is consistent with both the survey evidence from Ibrahim [2010] and Sage [2010].
6This wedge utilizes the well-documented fact that while both venture capitalists and entrepreneurs seek to maximize firm value, venture capitalists’ often prefer higher volatility in their investments relative to entrepreneurs (who also value continuation of their startups).
venture capitalist chooses to raise all of the required capital via equity and (i) the entrepreneur chooses the high-risk strategy while (ii) firm value is maximized. As the firm’s value falls (e.g., because of a missed milestone), the entrepreneur’s dilution increases; if it falls sufficiently, the entrepreneur chooses to scale back risk. In this case, the venture capitalist chooses to raise some portion of the needed funds using venture debt. This venture debt can operate through two channels.

First, by issuing debt concurrent with the entrepreneur’s action, the venture capitalist both increases the entrepreneur’s stake and increases the marginal benefit of risk-taking. In some cases, it is even valuable to induce “risking up” by ensuring default/firm closure if the entrepreneur does not choose the high risk/high value action.

Second, we explore a novel theoretical channel: the “anti-dilution” benefits of debt. By extending the runway, the venture capitalist delays raising capital with the hopes that the firm hits its milestone. This is clearly beneficial if, in fact, this comes to bear: at that point, equity can be raised less expensively, reducing dilution (and potentially incenting the entrepreneur to take the high-risk strategy once more). On the other hand, it also creates the possibility of failure if the firm fails to reach its milestone. Even with this potential downside, we show that, in some cases, venture debt is strictly preferable from the venture capitalist’s perspective.

The model generates several empirical predictions consistent with features of the venture debt market. First, all else equal, venture debt is more likely to be optimal when the entrepreneur faces high potential dilution - for instance, when the firm requires significant investments of capital. Second, we expect to see more venture debt when the benefits of risk-taking are low; such debt is necessary to incent the entrepreneur to choose the value-maximizing strategy. Third, we expect to see venture capital utilized by firms that can raise capital, but do so at great cost. Fourth, we show that while the use of venture debt increases the short-term probability of firm closure it also increases the value of the firm, conditional on survival. Finally, we show that venture debt is more valuable when the required runway is shorter.

With these theoretical predictions in mind, we offer five, novel empirical contributions.
We begin by identifying which startups choose debt in their financing and how it. First, we show that potential dilution is a strong predictor of the decision to raise venture debt instead of venture equity. Indeed, startups with a standard deviation higher dilution from the current round are five percent more likely to issue such debt. Both entrepreneurs and investors value “skin-in-the-game” and the additional capital provided by a venture loan allows startups to achieve more progress before raising additional equity. Further, if the firm is able to reach its milestone (i.e., is “high quality” in the parlance of the model), this approach minimizes the dilution that occurs relative to securing such external capital at an earlier time.

We then provide evidence consistent with this intuition of venture debt as extending the runway. Our second contribution shows that firm quality realizations are a driver of venture capitalist preference for venture debt. We find that in early rounds, low pre-money valuations, which are indicative of missing milestones or targets, lead to an increase in the likelihood of raising debt.\(^7\) Our third contribution finds that after early-stage startups choose venture debt, they return to the venture investor market in eighty-two fewer days, even after controlling for the amount of capital raised. This suggests that such firms are using venture debt as an extension (having failed to reach a needed milestone) and that they return to the market after more information is revealed about the firm’s future prospects.

Turning to firm level outcomes, our fourth contribution shows that leverage makes the company more risky, at least until the next milestone is met. Specifically, debt increases the probability of startup closure in the first three years. An increase in early-stage financing to include $125,000 in venture debt is associated with a 6% higher likelihood of firm closing. As expected, firms which survive the risk generated by venture debt benefit. An early debt round increases the likelihood of exiting via acquisition, conditional on not closing, by 7-10%. This fifth contribution is consistent with the intuition that firms utilize venture debt not simply to prevent dilution but to improve firm value as well.

Our research adds to the current finance literature in several areas. First, this paper con-

\(^7\)In later rounds, high pre-money valuations, which are indicative of stable returns, lead to an increase in traditional debt financing.
tributes to the growing literature on venture lending. The existing literature has focused on determinants of the lending decision. Hochberg et al. [forthcoming] empirically tests the collateralizability of patents as a driver of venture lending lending while de Rassenfosse and Fischer [2016] finds that backing from venture capitalists substitute for startups’ cash flow in the lending decision. González-Uribe and Mann [2017] provides contract-level data on venture loans and finds that intellectual capital and warrants are important features. These results corroborate the earlier market survey work by Ibrahim [2010] who finds that venture debt provides additional runway between early-stage rounds and are repaid through future equity raises. Similarly, his research also points to the importance of intellectual property as collateral for the loan. Missing from this, however, is a consideration of the risk implications of the leveraging of venture capital funded startups. Our paper instead studies the effects of the growth of the venture debt market on startup outcomes.

Secondly, our paper contributes to the broader literature on the financing of growth startups. Empirically, Kortum and Lerner [2000], Hirukawa and Ueda [2011], Nanda and Rhodes-Kropf [2013], and Kerr et al. [2014], show the effect of different types of equity-based venture capital on firm level outcomes. This paper, on the other hand, documents a different mechanism for accessing financial markets and thus, a different set of incentives for investors and entrepreneurs. On the theoretical side, our paper highlights a new channel through which staged financing, and in particular, venture debt, can be optimal. In contrast to the large literature which provides a role for staged financing (e.g., Bergemann and Hege [1998], Neher [1999], Casamatta [2003]), our model shows that firms may prefer staged financing in order to reduce dilution, aligning the entrepreneur’s incentives with the firm.

The remainder of the paper is organized as follows. We describe the institutional details and provide a simple numerical example in §2. We present the model and develop testable empirical predictions in Section 3. Section 4 describes data sources and sample construction, while section 5 presents the main empirical results. Section 6 concludes the paper.
2 The Venture Debt Market

While debt has traditionally been an important source of external finance for public corporations, the prominence of debt in the high-risk innovation economy has largely been tied to the fluctuations in the role of fixed assets. Going back in time, trade-related venture assets such as ships, mills, and resource-processing equipment attracted the interest of creditors looking for high-yield, risky investments. These assets provided creditors with collateral and a positive expected cash flow in a determinant time horizon. In the 1970s, debt again arose to prominence in innovation with the rise in equipment breakthroughs in the semiconductor, communications, computer hardware, and military technology industries. In the innovation economy of today, however, startups lack tangible collateral and positive (if any) cash flow in the short term. Thus, it is not surprising that venture debt contracts differ from traditional debt in many ways.\footnote{It is important to distinguish venture debt from the ubiquitous convertible notes used in seed rounds. Although technically the convertible note is debt, the key features of these seed contracts are the features governing the price of conversion of the note capital to equity shares at the first equity round of finance. Venture debt, however, is primarily a debt vehicle, albeit with some warrants to provide upside payoffs. The warrants generate a small fraction of expected payoffs.}

2.1 Venture Debt Contracts

Venture debt is structured as short-term loans with repayment over 24-36 months. Loan sizes range between $1 million to $10 million with interest rates of 10-15\%. The standard loan has 6 months of interest-only payments, followed by monthly payments of the principal and interest. Venture debt is also senior in the priority structure and thus, repaid first in the event of a bankruptcy or an exit. It is not equivalent to the ubiquitous convertible notes used in seed rounds. While loans may include warrants of approximately 5-15\% of the loan size, the principal does not convert to equity at the next equity round.\footnote{Ibrahim [2010] provides survey evidence of the venture loan market and contract terms.}

The first unique feature of venture debt is that the next round of equity financing serves as source of cash to repay the loans. According to Silicon Valley Bank (SVB), “Venture debt emphasizes the borrower’s ability to raise additional capital to fund growth and repay the
debt." Thus, the decision to provide venture debt capital rests not directly on the ability of the venture to generate cash flows from revenues, but the ability of the firm to hit a milestone to convince equity investors to provide stage financing.\textsuperscript{10} According to Stephen Levin from Leader Ventures, "such milestones are important in venture debt because they serve as the basis for a relationship that lenders ideally look for as providing identifiable targets that can be achieved using debt."

The second unique feature of venture debt is that because of its reliance on the next equity financing round, the VD provider’s screening of a startup relies on the reputation of VCs in a repeated game (Hochberg, Serrano, Ziedonis, 2018). As Andy Hirsch, a venture finance transaction lawyer, states, “with those seed-stage and Series A companies, lenders look at the track records of the VCs and assess the company’s trajectory as to the likelihood that there’s going to be a Series B; that’s really what they are lending against in those cases."

\underline{2.2 Value to Investors}

The majority of venture lenders in the United States are either banks or speciality debt funds (or a similar incentive structure of ever-green vehicles). The top banks participating in venture lending include Silicon Valley Bank, Square 1 Bank, and Bridge Bank. Investment banks and financial service companies like Goldman Sachs, Comerica Bank, and Wells Fargo have also moved into the space. Banks have lower cost of capital, but also face a higher aversion to risk, stemming from regulation. Banks are likely to limit the size of loans, screen companies more strictly, and use financial covenants in order to mitigate risk.\textsuperscript{11} In his interviews with industry experts, Ibrahim (2001) finds that banks interest rates are at prime plus 1-4\% and the maximum loan size is $2$ million. With the low interest rate, he attributes the bank’s incentive

\textsuperscript{10}Venture capital valuation is typically based on achieving milestones. Series A, B, C, etc refers to both the round of financing as well as the development stage of the startup. As the startup achieves major milestones such as product development or revenue growth, it is rewarded with an increase in valuation. This implies that raising outside capital immediately following a milestone leads to the least amount of equity dilution.

\textsuperscript{11}Banks would often have subjective default clauses, such as Material Adverse Change (MAC), that allow them to call their capital back.
to lend to being able to secure the startup’s deposit accounts.\textsuperscript{12} One of his interviewees claims that his bank makes “10% more off of deposit accounts than loans and fees.”

Venture debt funds include major players such as Horizon Technology Finance, Lighter Capital, Trinity Capital Investment, and Western Technology Investment. Debt funds are structured similarly to venture capital funds. They raise capital from limited partners such as institutional investors, endowments, and wealthy individuals. Debt funds charge higher interest rates, in the ballpark of 10-15%, and are unlikely to implement financial covenants. Although the higher interest rate provides one motivation for fund lenders, another is the short-term nature of the loan. The quick repayment allows for multiple shots on goal through the re-deployment of capital in the first four years of a fund’s 10-year life. Moreover, as noted above, venture lenders do select investments based on the involvement of a venture capitalist. Therefore, providing loans to startups after initial VC equity financing could have a lower default risk than commonly believed.

### 2.3 Value to Startups

The most commonly cited role for venture debt is to extend the cash “runway” of a startup and minimize equity dilution.\textsuperscript{13} To understand this effect, it is important to note that venture capital valuation is typically based on achieving milestones. Series A, B, C, etc refers to both the round of financing as well as the development stage of the startup. As the startup achieves major milestones such as product development or revenue growth, it is rewarded with an increase in valuation. This implies that raising outside capital immediately following a milestone leads to the least amount of equity dilution.

The milestone-framework for valuation provides an incentive for startups to delay equity rounds through the use of venture debt. Because there is uncertainty, by extending the cash

\textsuperscript{12}This is in line with the relationship banking literature.

\textsuperscript{13}Equity dilution is a reduction in ownership for a share of stock caused by the issuance of new shares. The amount of equity given up in each round is the investment amount divided by the company valuation in the round. The amount of dilution is defined to be the prior ownership percentage times the equity percentage issued. This is in contrast with dilution in loss of value in adverse selection models.
runway, startups can achieve the next milestone or provide insurance for potential delays. According to Stephen Levin from Leader Ventures, “such milestones are important in venture debt because they serve as the basis for a relationship that lenders ideally look for as providing identifiable targets that can be achieved using debt.”

In the later stages, venture debt can provide the bridge to positive cash flows, eliminating the need for an additional round of equity of financing altogether.

3 Model

A widely held belief in industry is that startups use venture debt in order to avoid dilution from equity issuance, especially when the firm needs to extend the runway to reach a milestone. However, under the seminal theory of Modigliani and Miller, the value of the firm should be unaffected by whether the firm is financed by debt or equity. Furthermore, in a frictionless market, existing models suggest that startups characterized by high failure rates, lack of collateralizable assets, and no cash flows generally need to be all equity financed.\footnote{Existing theories suggest frictions such as asymmetric information. However, to the best of our knowledge, asymmetric information cannot generate the pattern of financing (equity, debt, equity) that we see in this setting.}

Our model re-frames this thinking about startup capital structure. In a world where rounds of investment are necessary for continuation, it is the next round of finance that provides the source of cash to pay off existing debt. In the model, an entrepreneur wants to maximize the value of his equity claim as well as the non-pecuniary utility he derives from startup continuation. The entrepreneur has control over firm strategy, and his preference for continuation creates a misalignment with the venture capitalist, who always prefers high-risk strategies. However, the venture capitalist (VC) controls the financing decisions due to term sheet contracts, and she can optimally use debt to induce more entrepreneurial risk-taking to maximize the value of her equity claim. Specifically, the VC’s use of debt increases the entrepreneur’s "skin-in-the-game" which further incents the entrepreneur to choose high-risk actions.\footnote{In addition to the standard “security design channel”, we propose a novel channel which differs from levered} This results in higher firm
value coming at the expense of a higher probability of failure.

One final feature of industry practice, which we do not model explicitly, is necessary for the existence of the venture debt market. In our model, firms earn a competitive interest rate on the loans they make. We suspect, in practice, that the price of debt is lower than would be expected given the failure risk of startups. This is true because of three features. First, many venture debt (VD) issuers gain future banking services from those startups that they funded. Second, VD issuers have warrants on the equity of the startup, especially the VD issuers who are not banking services providers. Third and most importantly, venture debt contracting is a repeated game between VCs and VD issuers, implying that the VC is only going to recommend startups to VD issuers if the VC expects survival.

### 3.1 Startup Valuation

The model begins at any stage \( s \in \{1, \ldots, N\} \). We analyze the events within a single staging interval, i.e., those which occur between stage \( s \) and the next stage \( s + 1 \). At each stage, the startup must raise capital from outside investors to continue operations.\(^{16}\) We assume these required investments \( \{X_1, \ldots, X_s, X_{s+1}, \ldots, X_N\} \) are necessary for continuation (to pay employees and to produce goods/services) and treat them as exogenous, given the firm’s industry and product. If the startup fails to make the required investments, it will shut down with no liquidation value.

The startup owns an intangible asset which at stage \( s + 1 \) has valuation \( Y_{s+1} = \gamma Y \). \( Y \) is a constant which reflects some underlying characteristics of the intangible asset, while the multiple, \( \gamma \), contains the resolution of uncertainties about the product and market value. In our model, \( \gamma \) is revealed at the end of the staging interval, immediately before the VC needs to raise capital \( X_{s+1} \), reflecting, for instance, the firm’s valuation to the M&A market at that point in time. For tractability, we assume the distribution of the firm’s multiple is:

\(^{16}\)The entrepreneur cannot self-finance: he has no wealth or outside labor income. Future equity capital could also come from the inside venture capitalist, described below, but for ease of exposition, we focus on this setting.
The likelihood of each possible realization is driven by two dimensions – the milestone \((p)\) and the riskiness of the firm’s strategy \((\tau)\). Information on the milestone is revealed in between the two stages, at \(s^*\). This revelation is akin to the firm’s gaining market signals from their product launch, for instance. For tractability, we model the milestone as binary, being either a high or low achievement: \(p \in \{p_h, p_l\}\), with \(0 \leq p_l \leq p_h \leq 1\). Before raising capital at stage \(s\), it is known that \(P[p = p_h] = q\) and we define \(p_s = qp_h + (1 - q)p_l\). The riskiness of the firm’s strategy, \(\tau \in [0, \tau_h]\), is chosen after the market potential is revealed, and is a gauge of how much risk the startup takes.\(^{17}\) The notion is that the startup either goes for a more secure, smaller market, or the startup adjusts its product and revenue model to go after a “unicorn-like” market disruption, which is much riskier. Both the market potential and firm risk-taking are non-verifiable and thus non-contractable.\(^{18}\)

Finally, it is clear that \(\delta\) is the parameter which determines both the startup’s upside benefit as well as the downside punishment for risk-taking. An increase in \(\tau\) is a mean-preserving spread with respect to the distribution of \(\gamma\). Yet, as we describe below, such risk-taking (weakly) increases the expected value of the firm.\(^{19}\)

### 3.2 Startup Financing and Strategy Choice

The firm is owned by an entrepreneur and an initial VC, both of whom are risk neutral. Before raising capital at stage \(s\), the VC owns \(\theta\) of the startup, the entrepreneur owns \(1 - \theta\), and

\[
\gamma = \begin{cases} 
\tilde{\gamma} + \delta & \text{with probability } \tau \\
\tilde{\gamma} & \text{with probability } p - 2\tau \\
\tilde{\gamma} - \delta & \text{with probability } (1 - p) + \tau 
\end{cases}
\]

\(^{17}\)It is clear from the distribution of \(\gamma\) that \(\tau_h \leq p_l^\frac{1}{2}\).  

\(^{18}\)We take as given that the entrepreneur cannot be relieved of his role – for instance, he may possess unique human capital, specific to the firm’s asset.  

\(^{19}\)The value of equity is convex in \(\gamma\) - as a result, a mean-preserving spread over the distribution of \(\gamma\) increases the expected value of equity. We can also see this by rewriting this marginal benefit as \(X_{s+1} + D - (\tilde{\gamma} - \delta) Y\), which is always positive: if the multiple is \((\tilde{\gamma} - \delta)\), the firm cannot receive financing, i.e., \(X_{s+1} > (\tilde{\gamma} - \delta) Y\).
there is no debt outstanding.\textsuperscript{20} The price of any equity or debt issued is set such that outside investors break even in expectation, conditional on the information available on that date.\textsuperscript{21} Let $\alpha_s$ denote the percentage of the firm sold to new equity investors, diluted pro rata over all existing investors (including the VC and entrepreneur).

Throughout the model, the VC decides the startup’s capital structure, specifically choosing the extent to which the startup takes on leverage. At stage $s$, the startup must raise $X_s$ to make it to the next stage. This can be done one of two ways.

1. \textit{Capital Structure I} ("levered equity VD"): The startup raises the entire $X_s$ immediately by issuing equity along with zero-coupon debt with face value $D$ (to be repaid at the start of stage $s + 1$).

2. \textit{Capital Structure II} ("runway extension VD"): The startup can extend their runway at the beginning of stage $s$ by raising a fraction, $\Delta X_s$ ($\Delta < 1$) of the required capital immediately via debt with face value $L$.\textsuperscript{22} The remaining investment, $(1 - \Delta)X_s$, in addition to the required debt repayment, are raised at $s^*$ after the milestone has been revealed.

At stage $s + 1$, the startup must raise not only its required investment, $X_{s+1}$, to survive, but it must also raise sufficient extra capital to pay off any debt due, i.e., $D_{s+1}$. Without loss of generality, we assume the startup does this through the equity market, and thus the startup sells a fraction:

\[
\alpha_{s+1} = \frac{X_{s+1} + D}{\gamma Y_s},
\]  

\textsuperscript{20}If previous financing rounds involved outside investors, then the actual shares of the VC ($\theta_v$) and entrepreneur ($\theta_e$) would reflect this dilution so that $\theta_v + \theta_e < 1$. This would not change any of the model’s predictions. The assumption that the startup has no existing debt on its balance sheet simplifies the analysis without affecting the economic mechanisms analyzed.

\textsuperscript{21}This is equivalent to assuming (i) competitive capital markets, (ii) risk-neutral investors and (iii) a perfectly elastic supply of the risk-free asset.

\textsuperscript{22}We use different notation for the face value of debt to highlight the differential impact of venture debt in the two scenarios.
of its equity. The natural constraint is \( \alpha_{s+1} \leq 1 \); investors would not contribute funds that exceeded the firm’s valuation.\(^{23}\) For this to hold, it must be the case that the multiple realized is sufficiently large, i.e.

\[
\text{survival} : \gamma \geq \frac{X_{s+1} + D}{Y} \equiv \gamma(D).
\]  

(3)

Thus, \( \gamma \) is the survival threshold: the lowest multiple that allows the firm to survive. To highlight how venture debt affects the firm’s strategy, we focus on settings where \( \tilde{\gamma} - \delta < \gamma(D = 0) < \tilde{\gamma} \). This inequality rules out the implausible scenario that the firm faces no risk of failure.\(^{24}\)

The VC chooses the firm’s capital structure to maximize the expected payoff from her equity claim at stage \( s + 1 \),\(^{25}\)

\[
\theta E [(1 - \alpha_s)(1 - \alpha_{s+1}) Y_{s+1}].
\]

(4)

On the other hand, we assume that the entrepreneur receives non-pecuniary utility over survival, i.e., if \( \gamma > \gamma_c \). We model this simply, so that at \( s^* \), after the firm has reached its milestone, the entrepreneur chooses the risk strategy \( \tau \) to maximize

\[
(1 - \theta)(1 - \alpha_s) E [(1 - \alpha_{s+1}) Y_{s+1} | p, \tau] + b \mathbb{P} [\gamma > \gamma | p, \tau]
\]

(5)

where \( b > 0 \) parameterizes the utility from continuation relative to that from financial gains. This non-pecuniary utility is a source of potential misalignment between the entrepreneur and the VC.

\(^{23}\)Note that we are allowing down rounds. It may be in practice that the VC forces the firm into failure more frequently than this equation implies.

\(^{24}\)Likewise, this inequality rules out the setting of \( \tilde{\gamma} \leq \gamma(D = 0) \), a potentially realistic but less interesting scenario in which the entrepreneur always chooses to maximize risk, irrespective of debt, because both firm value and expected continuation utility are strictly increasing in \( \tau \), as we show below.

\(^{25}\)We are implicitly assuming that impact of any future dilution and growth in the value of the firm’s intangible asset are captured through \( Y_{s+1} \).
3.3 Entrepreneur’s Risk Strategy Choice

- *Scenario 1*: If $\tilde{\gamma} \leq \underline{\gamma}(D)$, the entrepreneur must take on risk to survive.

If $\tilde{\gamma} \leq \underline{\gamma}(D)$, the entrepreneur always maximizes his risk-taking ($\tau(\alpha_s) = \tau_h$), leading to a higher probability of successful exit ($\tau_h$) and a higher expected value of the entrepreneur’s equity claim ($\tau_h(1 - \theta_s) Y [(\tilde{\gamma} + \delta) - \underline{\gamma}(D)]$). This is because the entrepreneur *must* take risk to successfully meet the milestone and successfully raise capital at stage $s + 1$.

- *Scenario 2*: If $\tilde{\gamma} > \underline{\gamma}(D)$, the entrepreneur faces a tradeoff of risk-taking for value creation versus disutility of failure.

If $\tilde{\gamma} > \underline{\gamma}(D)$, risk-taking is not necessary for the firm to avoid closure. Although risk-taking increases the probability of firm closure since $\mathbb{P} [\gamma \geq \underline{\gamma}(D) | p, \tau] = p - \tau$, risk-taking also increases the expected value of the firm. because:

$$
\mathbb{E}[(1 - \alpha_{s+1}) Y_{s+1} | p, \tau] = \mathbb{P} [\gamma \geq \underline{\gamma}(D) | p, \tau] \cdot \mathbb{E}[(1 - \alpha_{s+1}) \gamma Y | p, \tau, \gamma \geq \tilde{\gamma}]
$$

$$
= (p - 2\tau) [\tilde{\gamma} Y - (X_{s+1} + D)] + \tau [(\tilde{\gamma} + \delta) Y - (X_{s+1} + D)]
$$

$$
= p_1 [\tilde{\gamma} Y - (X_{s+1} + D)] + \tau \left[ \delta Y - (\tilde{\gamma} Y - (X_{s+1} + D)) \right] \quad (6)
$$

$$
\quad (\tilde{\gamma} Y - (X_{s+1} + D) > 0)
$$

$$
= p_1 \tilde{\gamma} Y - (X_{s+1} + D) + \tau \left[ \delta Y - (\tilde{\gamma} Y - (X_{s+1} + D)) \right] \quad (7)
$$

The intuition stems from the fact that the firm faces a milestone for financing in the next period. The VC, who is maximizing her equity stake or equivalently, firm value, always prefers a higher $\tau$ in this case.\textsuperscript{26}

On the other hand, the entrepreneur faces a tradeoff due to the non-pecuniary utility he receives from continuation. This tradeoff exists up until the the unlikely setting that under no debt the firm would face no risk of failure, i.e., $\tilde{\gamma} > \gamma(D = 0)$. Because this tradeoff is a central feature of the model, we state the tradeoff conditions formally:

\textsuperscript{26}Specifically, the term $\delta Y - (\tilde{\gamma} Y - (X_{s+1} + D))$, which is always positive, captures the marginal benefit of risk-taking to equity holders. The value of equity is convex in $\gamma$ - as a result, a mean-preserving spread over the distribution of $\gamma$ increases the expected value of equity.
Lemma 1. Let $\tau(\alpha_s)$ be the entrepreneur’s optimal choice of risk as a function of his equity stake. If $\tilde{\gamma} > \gamma(D)$, the entrepreneur chooses the riskiest strategy $(\tau(\alpha_s) = \tau_h)$ if and only if

$$
(1 - \theta)(1 - \alpha_s) \geq \frac{b}{\delta Y - (\tilde{\gamma} Y - (X_{s+1} + D))} \equiv \bar{b}(D).
$$

(8)

When risk-taking is not necessary for survival, the entrepreneur only chooses to risk-up by setting $\tau = \tau_h$, if both (1) his “skin-in-the-game”, $(1 - \theta)(1 - \alpha_s)$, and (2) the marginal benefit of risk-taking, $\delta Y - (\tilde{\gamma} Y - (X_{s+1} + D))$, are high enough to outweigh the entrepreneur’s preference for continuation. In the next section, we explore how the use of venture debt can favorably alter both dimensions.

3.4 VC’s Use of Venture Debt to Induce Risk-Taking

Understanding the entrepreneur’s propensity to take risk, we now show how the VC uses her financing decision to influence the strategy, $\tau$, chosen by the entrepreneur under scenario 2 above, where there is a conflict between the optimal strategy for the VC and that for the entrepreneur.

3.4.1 Enhanced Levered Equity Mechanism under Capital Structure I

Under capital structure 1, the venture capitalist raises all of the required capital at the start of stage $s$, before it is known whether the firm will reach its milestone at $s^*$. The VC may choose to issue venture debt with face value $D$, where $D$’s face value and price reflects a competitive supply by the debt providers. The VC then must raise the additional necessary capital in equity, by selling an ownership fraction

$$
\alpha_s = \frac{X_s - \mathbb{P}[\gamma \geq \gamma(D)|\tau(\alpha_s)] D}{\mathbb{E}[\gamma(Y)|\tau(\alpha_s)]}
$$

(9)

of the firm’s equity. Debt investors must break even in expectation: the firm can only repay $D$ if it successfully raises capital at stage $s + 1$, and so debt investors only supply $\mathbb{P}[\gamma \geq \gamma(D)] D$
in financing at the start of stage $s$. Equity investors contribute the rest of the required capital, and demand a fraction $\alpha_s$ of the firm, given their expectation of the firm’s value, $E[(1 - \alpha_{s+1}) \gamma Y | \tau_1(\alpha_s)]$.

Recall that the VC’s objective is to induce the entrepreneur to take risk. If (8) holds when $D = 0$, Lemma 1 tells us that the entrepreneur is going to choose the high-risk/high-value strategy: venture debt cannot improve the startup’s value. Suppose instead that this is not the case. What happens as the venture capitalist increases $D$?

As more debt is issued, the firm can sell less equity: $\frac{\partial \alpha_s}{\partial D} < 0$. Thus, the entrepreneur’s equity stake, $(1 - \theta) (1 - \alpha_s)$ grows as $D$ increases. Moreover, this makes risk-taking more attractive to the entrepreneur, since the marginal benefit to equity holders, $\delta Y - (\tilde{\gamma} Y - (X_{s+1} + D))$, is increasing in $D$, as long as $\tilde{\gamma} \geq \gamma(D)$. Taken together, if sufficient debt is issued, these two effects combine to relax the entrepreneur’s IC constraint, (8). As a result, the issuance of debt can induce the entrepreneur to choose the high-risk/high-value strategy. Such issuance is clearly optimal from the venture capitalist’s perspective. We emphasize that this theoretical channel is well-known in the literature: it captures the security design benefits of debt when faced with moral hazard.

The benefit of venture debt in this scenario can, in some situations, extend even further. Suppose the VC issues enough debt such that $\tilde{\gamma} = \gamma(D)$. In this case, the entrepreneur will always choose to take risk in order for the startup to survive. However, this comes at the expense of the startup being able to raise additional capital in the next round if $\gamma \neq \tilde{\gamma} + \delta$. It is straightforward to show that the expected value of the VC’s claim with venture debt exceeds that of a pure equity issuance as long as:

27 This is easy to see, since if the firm chooses not to take risk, then we can write $\alpha_s = \frac{X_s - E[p]D}{E[p][\tilde{\gamma}Y - (X_{s+1} + D)]}$.

Then $\frac{\partial \alpha_s}{\partial D} < 0$ as long as $E[p][\tilde{\gamma}Y - X_{s+1}] > X_s$, which must be true since $\alpha_s (E[p]) < 1$.

More formally, $\tau = \tau_h$ if there exists an $D^*$ such that (i) (8) holds and (ii) $\tilde{\gamma} > \gamma(D^*)$ (so that the firm can still raise capital if $\gamma = \tilde{\gamma}$).
\[
\frac{\tau_h \delta Y}{\text{expected upside benefit}} > \frac{(p_s - \tau_h) [\tilde{\gamma} Y - X_{s+1}]}{\text{change in expected loss in default}}.
\] (10)

In words, equation (10) says that it is worth increasing the risk of default, forfeiting the modest gains if \( \gamma = \tilde{\gamma} \), as long as the expected upside benefit is sufficiently high. In particular, (10) suggests that when the potential benefit on the upside (\( \delta \)) and the entrepreneur’s ability to take risk (\( \tau_h \)) are high, “risking up” is beneficial even though it increases the likelihood of firm failure.\(^{29}\)

### 3.4.2 Runway Extension Debt under Capital Structure II

Under the second scenario, the startup extend its runway by raising \( \Delta X_s \) through the issuance of venture debt with face value \( L \) at the start of stage \( s \). Then, after the milestone is realized (i.e., \( p \) is revealed), the startup issues equity to raise the remaining capital ((1 - \( \Delta \)) \( X_s \)) along with the required debt repayment. Given the information provided by the milestone, this implies that equity investors demand a fraction

\[
\alpha_s (p) = \frac{(1 - \Delta) X_s + L}{\mathbb{E}[(1 - \alpha_{s+1}) \gamma Y | p, \tau (\alpha_s)]}
\] (11)

of the firm’s equity at \( s^* \). What is important in this setting is that the revelation of the milestone signal affects the price equity investors are willing to pay for a stake in the firm, which it also affects the entrepreneur’s stake in the firm, \((1 - \theta)(1 - \alpha_s)\). Because the extent to which the entrepreneur is diluted affects his decision to take on risk (i.e., in the tradeoff discussion of the marginal benefit of risk taking versus realizing continuation utility), waiting for information can alter the entrepreneur’s action.

Imagine a setting in which the entrepreneur’s skin-in-the-game is such that if the VC issue

\(^{29}\)If the entrepreneur’s ability to take risk is relatively low, e.g. \( \tau_h \to 0 \), then (10) cannot hold. On the other hand, if \( \tau_h = \frac{p_s}{2} \), then (10) always holds: (10) reduces to \( X_2 > (\tilde{\gamma} - \delta) Y \), which always holds in our setting.
equity (only) at stage $s$, the entrepreneur chooses the low-risk/low-value strategy. If the VC decides to extend the runway with the issue of $D^{\text{runway}}$, the VC can wait until the milestone signal $p$ is realized. If the likelihood of reaching the milestone is low ($p = p_l$), the outside equity investor will demand more of the firm $((1 - \Delta)X_s)$ since investors are less optimistic about firm prospects. This implies that the entrepreneur’s marginal benefit from risk taking is lower than at $s$, since his equity is further diluted. A low realization forces the entrepreneur to put more weight on continuation. We show the formal details of this result in the appendix.

On the other hand, if the firm has a high milestone signal ($p = p_h$), then, the outside equity investors will demand a smaller stake in the firm, thereby diluting the entrepreneur less. A sufficiently high increase in firm’s expected value with the milestone revelation results the entrepreneur keeping enough skin in the game so that he optimally chooses to take the high risk strategy, i.e., $\tau = \tau_h$ when $p = p_h$. This change in action happens as long as (i) (the left inequality in the below): the dilution in the high milestone signal state is lower that some continuation utility threshold of preferring low risk, and (ii) (the right inequality): the entrepreneur would not have chosen the high risk strategy at $s$ because of the high dilution making his preference favor continuation.

$$\alpha_s(p_h, \tau_h, X_s) < 1 - \frac{\bar{b}(D = 0)}{1 - \theta} < \alpha_s(\mathbb{E}[p], \tau_h, X_s)$$  \hspace{1cm} (12)

In expectation, the VC benefits from extending the runway; venture debt increases the expected value of the firm (and therefore the VC’s claim) at the start of stage $s$ relative to an all-equity round. This result is true even incorporating the possibility that a low milestone signal forces the firm to shut down at $s^*$. The proof of the following shows this formally.

**Lemma 2.** If (1) an all-equity issuance leads to the low-risk strategy and (2) the firm can raise capital at $s^*$ when the milestone is reached, the VC always prefers to extend the runway and issue venture debt.

There is a potential downside to extending the runway with venture debt, however. If the firm fails to hit its milestone ($p = p_l$), the venture capitalist may be unable to raise capital. In
order for the firm to successfully raise capital at $s^*$, it must be the case that $\alpha_s(p) \leq 1$. This implies that, in order for the firm to receive financing without taking risk,

$$p \geq \frac{(1 - \Delta) X_s + L}{\gamma Y - X_{s+1}} \equiv \bar{p}. \quad (13)$$

If sufficient venture debt is issued at date zero, $p_t < \bar{p}$, and the firm defaults when the milestone is missed. This default risk notwithstanding, we show in the proof of Lemma 2 that in some settings, the expected value of the firm increases despite this default because of the risk-taking induced when the milestone is reached. Moreover, we show that in some cases issuing venture debt so that the entrepreneur chooses the risky strategy if the milestone is reached can even be necessary to avoid closure at stage $s$.

This novel channel suggests that the issuance of debt can help solve problems of moral hazard, even when the debt is no longer outstanding. By altering the agent’s (here, the entrepreneur’s) skin-in-the-game, staging in combination with information revelation, can align the agent and principal’s (here, the VC’s) interest so that firm value is maximized. Venture debt can amplify this effect.

### 3.4.3 Venture Debt when Entrepreneur & VC Already Aligned in Risk-Taking

The core benefit of venture debt is that it preserves the entrepreneur’s stake in the firm, which can lead the entrepreneur to make decisions in the firm’s (and not just his own) best interests. If the entrepreneur’s incentives are aligned with the firm’s, even after an equity issuance, then this role is removed, and debt issuance can only lead to potentially unnecessary closures.

**Lemma 3.** If the entrepreneur chooses the high-risk strategy when the firm can issue an all-equity round at stage $s$, then venture debt cannot increase (and can lower) the firm’s expected value. All other firms prefer to utilize venture debt, sometimes strictly.
3.5 Model Predictions

We have shown that the issuing of levered equity venture debt can align the entrepreneur to the interest of the firm, acting through the tradeoff of the entrepreneur’s marginal benefit of risk taking versus continuation utility. The entrepreneur’s marginal benefit of risk taking is a function of the upside potential from risk-taking and the entrepreneur’s skin-in-the-game post financing. We also have shown that this levered equity effect is enhanced by the unique features of venture markets whereby capital must be raised to continue operations and pay off any leveraging debt.

The model also formulates how the issuing of runway venture debt can be used to delay the equity round until the milestone is revealed. If the likelihood of reaching the milestone is high, the startup can raise equity and pay off the debt at a cost of less ownership dilution than in when the firm is valued unconditionally (at the start of stage $s$).

Taken together, venture debt is more likely to be needed or valued when

1. required investment ($X_s$) increase,
2. initial dilution $(1 - \theta)$ increase,
3. expected milestone ($\mathbb{E}[p]$) decreases,
4. gains from risk-taking ($\tau_h$) increases, and
5. the required runway until the milestone ($\Delta$) decreases.

These five items govern the regularity of use of venture debt and are empirically testable.

When the firm is able to take more risk, the VC may prefer to issue venture debt which increases the risk of closure to incent the entrepreneur to “risk up”. As the required runway decreases, the firm is able to raise more capital after information about the milestone is revealed, amplifying the benefit of delay. Finally, we end this section by summarizing the implications of venture debt for firm outcomes.
Corollary 1. The optimal use of venture debt increases the expected value of the firm,
(1) increases the probability of short-term failure,
(2) increases the firm’s expected value, conditional on survival, and
(3) decreases the firm’s expected dilution.

With these predictions in mind, we turn now to a description of the data analyzed.

4 Data and Descriptive Findings

Our main dataset is collected from CrunchBase, a crowd-sourced database that tracks startups.\textsuperscript{30} CrunchBase, which investors and analysts alike consider the most comprehensive dataset of early-stage start-up activity, describes itself as “the leading platform to discover innovative companies and the people behind them.” CrunchBase was founded in 2005 but include backfill data from the mid-1900s. To address concerns of backfill bias, we limit the sample from 2000 onwards.

The start-up firm characteristics of interest from CrunchBase include: the entrepreneur(s), high-leveled employees, founding date, current status (ongoing, inactive), and exit outcomes (IPO, acquired, closed). We also have round level data on each financing event. The round level characteristics include: date of closing, investors name and type (debt, equity, angel, etc.), investment amount, and stage of financing (Series A, B, C, D). Where Crunchbase has missing pre-money valuations, we supplement using Pitchbook valuation data.

CrunchBase has many advantages over traditional finance databases such as VentureOne. One distinct benefit necessary in our context is that CrunchBase collects and aggregates all relevant startup data from the greater Web. If a startup receives Bloomberg press coverage regarding a C-suite employee change, CrunchBase will incorporate this information automatically. Additionally, CrunchBase will timestamp the event. Given that many startups rarely (and potentially endogenously) self-report closures, this provides us with a way to distinguish

\textsuperscript{30}https://www.crunchbase.com/#/home/index and http://techcrunch.com/ CrunchBase. For more information on the use of this dataset, refer to Wang (2017).
inactive firms from ongoing firms. We classify any firm that has no “updates” within the last two years as inactive.

The second benefit that is useful for our analysis is the availability of detailed investor information. Many financing rounds are syndicated, meaning the round has more than one investor. While CrunchBase classifies these syndicated rounds as venture, this greatly understates the use of venture debt in early-stage financing. In addition to classifying rounds as fully debt, fully equity, we also separately identify syndicated debt rounds. Syndicated debt rounds are rounds that has both debt and equity financing. The limitation of our data is that we do not have contract-level data on the loans meaning we don’t have information on the interest rates or associated warrants. However, we take comfort in knowing that the contracts of venture loans are relatively standard across firms.\footnote{See Gonzalez-Uribe and Mann (2017).}

The main dataset includes 61,667 firms and 135,069 financing rounds during the period 2000-2017. Table 1 presents the company-level summary statistics. A startup in our sample has on average two rounds of financing, with the first round occurring approximately three year after startup founding and 36% of all rounds involving some debt financing. We distinguish between early and late debt with early debt defined as a debt round that occurs prior to Series B financing. The total amount of investment received during a startups lifetime is $14.5 million of which $2.3 million is from early debt rounds. Consistent with industry-level estimates of exit rates, 7% of resolved startups go through an initial public offering (IPO), 34% are acquired, and 59% of the firms are closed/inactive.

Table 2 presents the round-level summary statistics broken down by Series. The Series show in the different panels is the actual round (for equity rounds or equity-debt syndicate rounds) or the would-be round for debt financing had the firm issued a equity round. Dilution is the reduction of ownership in the company as measured by the ownership percentage of the new investor in the current round. The pre-money valuation is the valuation accruing to founders and prior investors as implied by the valuation of the current investment. Burn Rate Duration
is the number of days forward until the next financing.

5 Empirical Analysis

First, we examine the decision of a startup to take on venture debt. It follows from the model that the firm is more likely to issue venture debt if

1. the required investment \(X_s\) and initial dilution \((1 - \theta)\) increases,

2. expected milestone \((\mathbb{E}[p])\) decreases,

3. gains from risk-taking \((\tau_h)\) increases, and

4. the required runway until the milestone \((\Delta)\) decreases

In table 3, we present the results of a logit regression and the marginal effects of the round-level characteristics on the choice of debt versus equity. Each column subsamples only to estimate rounds for Series A, Series B, or Series C/D in order to both control for a startup’s milestones and to show how the coefficients change across a startup’s lifecycle. The series letter is the actual round for equity rounds and the would-be rounds for debt financing had the firm issued an equity round. Our main variable of interest is cumulative entrepreneurial dilution as measured by the total reduction in the entrepreneur’s ownership percentage of the company. For a given round of financing, round level equity dilution is defined to be:

\[
Dilution_t = \frac{Investment_t}{PostMoneyValuation_t}
\]

We assume that the new shares issued dilute all prior investors on a pro-rata basis implying that the entrepreneur’s cumulative dilution after round \(t\) is:

\[
CumulativeDilution_t = Dilution_t \ast (1 - Dilution_{t-1}) + Dilution_{t-1}
\]
In column 1, we find that the decision to take on debt does increases as dilution increases just as the model predicts. A one standard deviation increase in dilution in the seed/series A round leads to a 7% increase in the likelihood of issuing debt. This effect represents a 27% increase in percentage change. A one standard deviation increase in dilution leads to a 2.13% increase in the likelihood of issuing debt in a Series B round. The effect diminishes in both economic and statistical magnitude as the startup moves further along in financing rounds. For robustness, we also re-run specifications using an alternate definition of dilution (current round investment divided by cumulative investment) and find similar results. These results suggest that in earlier rounds, when uncertainty is higher, the inability to reach certain milestones leads to the issuance of venture debt. On the other hand, the benefits of venture debt is lower in later stages when the startup has more consistent cash flows.

Next, we evaluate the effect of firm quality on the likelihood of issuing debt versus equity in Table 4. We separate the sample based on debt only rounds and syndicated debt and equity rounds. Again, we subsample by Series to control for baseline quality and survival. In column 1, we present results from a multinomial logit specification where the omitted category is raising an equity-only round. The dependent variable is the choice of venture debt or syndicated debt and equity. The coefficient of interest is a dummy variable for having a low value gain relative to the previous round. Specifically, value gain is measured as the difference between the current round’s pre-money valuation and the post-money valuation of the prior round. Focusing on the debt only rounds, we find consistent positive and statistically significant coefficients on low quintile value gain. Firms that do not perform as expected (low valuation gains) in between financing rounds are more likely to issue debt compared to equity. While we do not find that dilution has an impact, we note that companies with low value gains are exactly the ones experiencing higher dilution due to the increased cost of equity. The results flip for syndicated debt and equity rounds. In particular, companies that have low value gain are less likely to issue both debt and equity relative to equity only.

In table 5, we test for the effect of firm runway on the likelihood of debt issuance. Specifically,
whether the lower the required capital \( x_0 \) until the milestone, the higher the likelihood of debt issuance holding the total investment \((x_0 + x_1)\) fixed. The empirical specification we study is the effect of debt on burn rate, defined as the realized time (forward looking) before the firm raises the next round. We control for the amount of current investment since a higher investment amount should by definition provide a longer runway for the firm. We choose this specification because of the following intuition. Suppose a startup need to raise a fixed amount of capital in the next couple of years for research and development. The sooner information is revealed, the less money the startup needs to raise at the unconditional expensive price, and the more money it can raise at the cheap post-milestone price. This is exactly when venture debt is most valuable. Thus, forward-looking duration is proxying for this “sooner revelation of information” or “reaching the milestone”. Put differently, debt is extending the runway of a firm by providing capital when the milestone has not been reached. We find that debt decreases the duration until the next round, consistent the model’s intuition.

Next, we focus our attention on corollary 1 of the model, the effect of venture debt on firm-level outcomes. The optimal use of venture debt

1. increases the probability of failure,

2. increases the firm’s expected value, conditional on survival, and

3. decreases the firm’s expected dilution if the asset is revealed to be high-quality.

In table 6, we focus on the likelihood of firm-level closing as a function of the total debt financing round investment dollars. The dependent variable is an indicator for the startup closing. The estimation is logit, reporting the marginal effects effect for a change in the probability of closing. The variables of interest are the total money raised by the startup (Log Total Investment) and the total money raised in a debt or debt syndicated round (Log Debt Investment). In column 1, the coefficient on Log Total Investment is negative and statistically significant at the 1% level. Consistent with our intuition, this implies that raising more capital leads to a lower probability of startup failure on average. The coefficient on Log Debt Investment is also
negative and statistically significant, suggesting that debt extends the runway, thus delaying creative destruction in preference for risk. In column 2, we disaggregate debt investment into debt investment before and after Series B. Interestingly, the coefficient on Log Debt Investment remains negative and statistically significant, but the coefficient on Log Debt Investment Prior to Series B is positive and significant. A 10% increase in the amount of early-stage debt investment increases the probability of closure by 6.5%. While the optimal use of debt increases the firms’ expected value and extends the runway, it also increases the probability of failure. Venture debt provides a lever for the VC to induce risk-taking.

In order to disentangle the heterogenous effects of early vs. late debt, we turn to a hazard model of closures in table 7. Survival models such as the cox proportional hazard model relate the time that passes before closure to the covariates that may be associated with that quantity of time. Each observation here is a round-year. We essentially line up the treatment of companies with taking on either debt or equity at a particular time and look forward as if a medical trial -- using only ex-ante observables in the estimation. We force within-bucket analysis based on prior investments, round series, lag premoney valuation. The caveat is that we cannot fully assert that we have removed all selection but we think that at a minimum, our outcome effects allow us to speak to the mechanisms of the model. The reported coefficients are the hazard ratios. In the first column, the coefficient tells us that going from equity to debt in the seed and Series A rounds increases the probability of failure in any given year by a factor of 1.109 meaning that companies that take on debt have a 10.9% higher hazard risk than companies that take on equity.

In table 8, we show the effect of debt on positive exit outcomes (IPO, Acquisition), conditional on survival. The estimation is a cox proportional hazard model, and the independent variable of interest, Debt Round, is the choice of venture debt versus venture equity for each round. We also control for the current opportunity set by controlling for the log of the money raised in the current investment round. We include the same fixed effects as the prior specification. Across all series, we find that firms that take on debt are consistently more likely to be
acquired than firms that take on equity. A firm that chooses debt over equity in the Series A round increases the probability of being acquired in any given year by a factor of 2.184.

In sum, our empirical results indicate that the startup landscape is fundamentally altered by the introduction of venture debt. Firms that take on leverage experience more downside (closures) along with more upside (acquisitions).

6 Conclusion

Our results demonstrate that the introduction of venture debt has potentially dramatic implications for early-stage firms. While such issuance may increase firm value and allow firms to obtain otherwise unavailable financing, it can carry with it significantly more risk, both strategic and financial. We find empirical evidence consistent with our theoretical predictions and, in particular, the role venture debt plays in extending the firm’s runway. Given the recent growth in the venture debt market, and its prevalence across the innovation economy, we hope to build on this research to study its implications for the real economy.
References


A Proofs

Proof of Lemma 1

First, we confirm:

\[
\mathbb{E}[(1 - \alpha_2) \gamma Y | p_1, \tau] = \tau \left[ \left( 1 - \frac{X_2}{(\gamma + \delta) Y} \right) (\tilde{\gamma} + \delta) Y \right] \\
+ \left( p_1 - 2\tau \right) \left[ \left( 1 - \frac{X_2}{(\tilde{\gamma}) Y} \right) (\tilde{\gamma}) Y \right] \\
= p_1 [\tilde{\gamma} Y - X_2] + \tau [\delta Y - (\tilde{\gamma} Y - X_2)]
\]

(14)

(15)

(16)

Note that the last term in brackets is positive as long as

\[
\delta Y > (\tilde{\gamma} Y - X_2)
\]

\[
\frac{X_2}{Y} > \tilde{\gamma} - \delta
\]

(17)

(18)

which is true by assumption - the firm cannot get financing at date two if \( \gamma = \tilde{\gamma} - \delta \).

Rewriting the entrepreneur’s objective function yields

\[
A_1 \left( p_1 [\tilde{\gamma} Y - X_2] + \tau [\delta Y - (\tilde{\gamma} Y - X_2)] \right) + b(p_1 - \tau)
\]

(19)

This is linear in \( \tau \), implying a corner solution: \( \tau^* \in \{0, \tau_h\} \). The entrepreneur’s utility is weakly increasing in \( \tau \) as long as

\[
A_1 [\delta Y - (\tilde{\gamma} Y - X_2)] - b \geq 0
\]

(20)

which completes our proof.

Proof of Lemma 2

Rewriting (8), the entrepreneur chooses the risky strategy as long as
\[ \alpha_1(p_1) \leq 1 - \left[ \frac{\bar{b}}{(1 - \alpha_0)(1 - \theta)} \right] \]  

(21)

\[ \frac{X_1 + F}{1 - \left[ \frac{b}{(1 - \alpha_0)(1 - \theta)} \right]} \leq \mathbb{E} \left[ (1 - \alpha_2) \gamma Y \mid p_1, \tau (A_1(p_1)) \right] \]  

(22)

\[ \frac{X_1 + F}{1 - \left[ \frac{b}{(1 - \alpha_0)(1 - \theta)} \right]} - \tau_h [\delta Y - (\bar{\gamma}Y - X_2)] \leq \frac{\bar{\gamma}Y - X_2}{[\bar{\gamma}Y - X_2]} \equiv p_e \leq p_1 \]  

(23)

This threshold exceeds \( \bar{p} \) as long as

\[ \frac{X_1 + F}{[\bar{\gamma}Y - X_2]} \leq \frac{X_1 + F}{1 - \left[ \frac{b}{(1 - \alpha_0)(1 - \theta)} \right]} - (X_1 + F) \]  

(24)

\[ \tau_h [\delta Y - (\bar{\gamma}Y - X_2)] \leq \frac{X_1 + F}{1 - \left[ \frac{b}{(1 - \alpha_0)(1 - \theta)} \right]} - (X_1 + F) \]  

(25)

\[ \tau_h [\delta Y - (\bar{\gamma}Y - X_2)] \leq (X_1 + F) \]  

(26)

This completes the proof. \( \square \)

**Proof of Proposition**

First, we establish the following lemma regarding the impact of financing.

**Lemma 4.** Holding fixed the entrepreneur’s choice of strategy, the venture capitalist is indifferent between stage financing and upfront financing.

**Proof.** To see this, note that with upfront financing she earns in expectation,

\[ \theta \left( 1 - \frac{X_0 + X_1}{\mathbb{E} [(1 - \alpha_2) \gamma Y | \alpha_0]} \right) \mathbb{E} [(1 - \alpha_2) \gamma Y | \alpha_0] = \]  

\[ \theta (\psi - X_0 - X_1) \]  

(27)

(28)

where \( \psi \equiv p_0 [\bar{\gamma}Y - X_2] + \tau [\delta Y - (\bar{\gamma}Y - X_2)] \). By the same logic, if the low-risk strategy is chosen, she earns \( \theta (\psi_0 - X_0 - X_1) \), where \( \psi_0 \equiv p_0 [\bar{\gamma}Y - X_2] \). To simplify our notation, let \( V_s^* \equiv \mathbb{E} [(1 - \alpha_2) \gamma Y | \psi_s, \tau] = p_s [\bar{\gamma}Y - X_2] + \tau [\delta Y - (\bar{\gamma}Y - X_2)] \) denote the expected value of

32
the (diluted) equity claim, conditional on the asset quality and the entrepreneur’s choice of strategy. If stage financing incents the high-risk strategy regardless of asset quality, the venture capitalist’s expected earnings are

$$\theta \left( 1 - \frac{X_0 - F}{\mathbb{E}[(1 - \alpha_1) (1 - \alpha_2) \gamma Y | \alpha_0]} \right) \mathbb{E}[(1 - \alpha_1) (1 - \alpha_2) \gamma Y | \alpha_0]$$

where

$$\mathbb{E}[(1 - \alpha_1) (1 - \alpha_2) \gamma Y | \alpha_0] = (q (1 - \alpha_1(p_h)) V_h^{\tau_h} + (1 - q) (1 - \alpha_1(p_l)) V_l^{\tau_h})$$

$$= \psi - (X_1 + F) \quad \Longrightarrow \quad (31)$$

$$(32)$$

Again, by the same logic, if stage financing incents the low-risk strategy, her expected earnings are just $\theta (\psi_0 - X_0 - X_1)$. Thus, the only effect capital structure has on the expected value of the firm is through its effect on the entrepreneur’s choice of strategy. doesn’t matter as long as the entrepreneur takes the same action. □

With this established, we can complete the proof. Suppose that $p_c \geq \bar{p}$. Then the entrepreneur chooses the risky strategy, regardless of asset quality, as long as

$$\left(1 - \frac{X_1 + F}{V_l^{\tau_h}}\right) \left(1 - \frac{X_0 - F}{q (V_h^{\tau_h} - (X_1 + F)) + (1 - q) (V_l^{\tau_h} - (X_1 + F))}\right) \geq \frac{\bar{b}}{1 - \theta}. \quad (33)$$

If both (33) holds, the venture capitalist is indifferent between staged and upfront financing, by Lemma 4. To show that this will not always be the case, we can rewrite the left-hand side of (33) as

32There is less dilution at date one if the asset is revealed to be high-quality and so we focus on the incentive to take risk in the low-quality state.
Second, with a little algebra it can be shown that

\[
1 - \frac{(X_1 + F) [\psi - (X_1 + F)] + (V_i^{lh} - (X_1 + F)) (X_0 - F)}{[\psi - (X_1 + F)] V_i^{lh}}.
\]  

(34)

where the last inequality obviously holds because the firm is able to obtain financing upfront. Note that when we move from the second to the third inequality the sign stays the same because \( \psi > V_i^{lh} \). On the other hand, As a result, there exist parameters such that (33) does not hold.\(^{33}\) Under those conditions, if the firm uses staged financing and the asset is low quality, the entrepreneur chooses the low-risk strategy, which lowers the expected value of the venture capitalist’s claim. Thus, she strictly prefers upfront financing under these conditions by Lemma 4.

To complete the proof, we consider the case when \( p_e < \bar{p} \). If (33) does not hold, then \( p_l < \bar{p} \), and so the entrepreneur cannot even finance the investment if the asset is low-quality. Further, by continuity of the diluted equity stake, parameter values exist such the investment cannot be financed in the low-state (even though (33) is not violated). Thus, by the same logic, upfront financing remains preferable when \( p_e < \bar{p} \), sometimes strictly. \( \square \)

Suppose the firm is mid-value. If the entrepreneur chooses staged financing (and can finance the firm when it is revealed to be low-quality), then he chooses the high-risk strategy when the asset is high-quality as long as

\[^{33}\text{Using similar steps, it is straightforward to show that, under staged financing, a high-value firm always chooses the high-risk strategy when the asset is high-quality.}\]
\[
\left(1 - \frac{X_1 + F}{V^\tau_h}ight) \left(1 - \frac{X_0 - F}{q (V^\tau_h - (X_1 + F)) + (1 - q) (V^0 - (X_1 + F))}\right) \geq \frac{\bar{b}}{1 - \theta}. \tag{38}
\]

Let \(\psi_0 \equiv p_0 [\gamma Y - X_2]\) and \(\psi_1 \equiv p_0 [\gamma Y - X_2] + q \tau [\delta Y - (\gamma Y - X_2)]\). Note that \(\psi_1\) is the unconditional expectation of the diluted cash flow at date one - by the above proof, it is easy to show that the entrepreneur cannot choose the high-risk strategy if the asset is low-quality in this setting. On the other hand, following steps similar to those found above, we can show that

\[
\frac{(X_1 + F) [\psi_1 - (X_1 + F)] + (V^\tau_h - (X_1 + F)) (X_0 - F)}{[\psi_1 - (X_1 + F)] V^\tau_h} < \frac{X_0 + X_1}{\psi_1} \tag{39}
\]
as long as \(X_0 + X_1 < \psi_1\). But of course this holds because the entrepreneur can successfully engage in upfront financing, i.e., \(X_0 + X_1 < \psi_0 < \psi_1\). Thus, if the firm receives financing (even when the asset is low-quality), staged financing creates the possibility of (38) holding, in which case the entrepreneur chooses the high-risk strategy when the asset is high-quality. Thus, the venture capitalist prefers staged financing, sometimes strictly, by Lemma 4.

If the entrepreneur chooses staged financing and cannot finance the firm when it revealed to be low-quality, he defaults some portion of the time. Knowing this, he chooses the high-risk strategy when the asset is high-quality as long as

\[
\left(1 - \frac{X_1 + F}{V^\tau_h}\right) \left(1 - \frac{X_0 - qF}{q (V^\tau_h - (X_1 + F))}\right) \geq \frac{\bar{b}}{1 - \theta}. \tag{40}
\]

If this doesn’t hold, then the venture capitalist strictly prefers upfront financing by Lemma 4. First, we show that it is feasible for (40) to hold

\[
\left(1 - \frac{X_1 + F}{V^\tau_h}\right) \left(1 - \frac{X_0 - qF}{q (V^\tau_h - (X_1 + F))}\right) = 1 - \frac{qX_1 + X_0}{qV^\tau_h} \tag{41}
\]
Then it is possible for the entrepreneur to choose the high-risk strategy (with staged financing) as long as
\[
\frac{qX_1 + X_0}{qV_h^{th}} < \frac{X_0 + X_1}{\psi} \iff \quad (42)
\]

\[
X_0V_t^{th} < qX_1 (p_h - p_L) [\gamma Y - X_2] \quad (43)
\]

It is clear this holds if \(X_0 = 0\), for example. Second, the venture capitalist would prefer staged financing over upfront financing as long as:

\[
\theta (\psi_0 - X_0 - X_1) < \theta (q [V_h^{th} - (X_1 + F)] - (X_0 - qF)) \iff \quad (44)
\]

\[
(1 - q) (V_t^{0} - X_1) < q (\tau_h [\delta Y - (\gamma Y - X_2)]). \quad (45)
\]

which clearly holds if \(X_1 = V_t^{0}\). Under these assumptions, the venture capitalist can still raise capital because \(X_0 + X_1 = V_t^{0} < (1 - q)V_t^{0} + qV_h^{0}\). Thus, conditions exist under which the venture capitalist prefers staged financing to upfront financing, even though she cannot raise capital with a low-quality asset.

Now, we formally establish the thresholds such that staged financing is preferable. First, we note that

\[
1 - \frac{qX_1 + X_0}{qV_h^{th}} \geq \frac{\bar{b}}{1 - \theta} \iff \quad (46)
\]

\[
p_h \geq \frac{qX_1 + X_0}{q(1 - \theta)} - \tau_h [\delta Y - (\gamma Y - X_2)] = \frac{[\gamma Y - X_2]}{[\gamma Y - X_2]} \equiv p_h \quad (47)
\]

Second, we show that if this holds, there exists an upper bound on \(p_t\) such that the venture capitalist prefers staged financing to upfront financing:

\[
\theta (\psi_0 - X_0 - X_1) \leq \theta (q [V_h^{th} - (X_1 + F)] - (X_0 - qF)) \iff \quad (48)
\]

\[
p_t \leq \frac{X_1 (1 - q) + q\tau_h [\delta Y - (\gamma Y - X_2)]}{(1 - q) [\gamma Y - X_2]} \equiv \overline{p_t} \quad (49)
\]
Finally, we show that the low-value firm prefers staged financing, sometimes strictly. In this case, we need to establish that it is possible for the firm to raise capital in the high-quality state, even though \( X_0 + X_1 > \psi_0 \). The venture capitalist can raise capital at date one if the firm is revealed to be high-quality as long as \( p_h [\gamma Y - X_2] \geq X_1 + F \) and at date zero as long as \( \alpha_0 \leq 1 \), i.e.

\[
X_0 - qF \leq \mathbb{E} [(1 - \alpha_1) (1 - \alpha_2) \gamma Y | \alpha_0] \tag{50}
\]
\[
X_0 - qF \leq q [p_h [\gamma Y - X_2] - (X_1 + F)] \tag{51}
\]
\[
X_0 \leq q [p_h [\gamma Y - X_2] - X_1] \tag{52}
\]

Suppose that \( X_0 = F = 0 \) and let \( X_1 = p_h [\gamma Y - X_2] \). Then the entrepreneur can raise the capital necessary if the asset turns out to be high-quality. Moreover, it is still the case that \( X_1 = p_h [\gamma Y - X_2] > p_0 [\gamma Y - X_2] = \psi_0 \). \( \square \)

**Proof of Proposition**

We will start by focusing on the setting in which the firm is mid-value and the firm can raise capital in the low-state. Let

\[
\left( 1 - \frac{X_1 + F}{V_h^{r_h}} \right) \left( 1 - \frac{X_0 - F}{\psi_1 - (X_1 + F)} \right) \equiv \chi. \tag{53}
\]

Then, we want to show that issuing venture debt can induce the entrepreneur to choose the high-risk strategy when staged equity financing was insufficient. Specifically, we want to show that \( \frac{\partial \chi}{\partial F} > 0 \).
We want to show that the term in brackets is less than zero, that is

\[
\frac{\partial X}{\partial F} = - \left( 1 - \frac{X_0 - F}{\psi_1 - (X_1 + F)} \right) \left( \frac{1}{V_{th}^\psi} \right) - \left( 1 - \frac{X_1 + F}{V_{th}^\psi} \right) \frac{-{(\psi_1 - (X_1 + F)) + X_0 - F}}{(\psi_1 - (X_1 + F))^2}
\]

\[
= \left( \frac{-1}{V_{th}^\psi} \right) \left[ \left( 1 - \frac{X_0 - F}{\psi_1 - (X_1 + F)} \right) + \frac{V_{th}^\psi - (X_1 + F)}{(\psi_1 - (X_1 + F))^2} \right]
\]

(54)

(55)

We want to show that the term in brackets is less than zero, that is

\[
\frac{1}{V_{th}^\psi} \left[ \left( 1 - \frac{X_0 - F}{\psi_1 - (X_1 + F)} \right) + \frac{V_{th}^\psi - (X_1 + F)}{(\psi_1 - (X_1 + F))^2} \right] < 0
\]

(56)

(57)

Note that \( \psi_1 > \psi_0 > X_1 + X_0 \) (upfront financing is feasible) and \( \psi_1 > p_1 [\tilde{Y} - X_2] > X_1 + F \) (date one financing with a low-quality asset is feasible). Thus, we can rewrite the inequality above,

\[
1 < \frac{V_{th}^\psi - (X_1 + F)}{\psi_1 - (X_1 + F)}
\]

(58)

which of course holds because \( \psi_1 = qV_{th}^\psi + (1 - q)V_t^0 < V_{th}^\psi \) and both are greater than \( X_1 + F \) (date one financing with the high-quality asset is feasible). Thus, \( \frac{\partial X}{\partial F} > 0 \).

On the flip side, issuing venture debt makes it less likely that the firm can obtain financing if it owns a low-quality asset. If financing fails with a low-quality asset, venture debt does not slacken the incentive compatibility constraint and so if low-quality financing fails, no venture debt is utilized.\(^{34}\)

Finally, to establish under what conditions we are more likely to observe venture debt, it is straightforward to see that \( \frac{\partial X}{\partial X_0}, \frac{\partial X}{\partial X_1}, \frac{\partial X}{\partial X_2} < 0 \), whereas \( \frac{\partial X}{\partial \delta}, \frac{\partial X}{\partial \gamma}, \frac{\partial X}{\partial \theta}, \frac{\partial X}{\partial \psi}, \frac{\partial X}{\partial p_0} > 0 \). On the other hand, this will not necessarily hold under more general assumptions about the distribution of \( p_1 \).
side, $\bar{b}$ is always decreasing in $\delta$ (consistent with the partial effects on $\chi$), but can increase in $Y$, $\tilde{\gamma}$, $X_2$. □

**Proof of Corollary 1**

The optimal use of venture debt increases the expected value of the firm because it induces the entrepreneur to take risk if the asset is revealed to be high-quality. At date two, this (1) increases the likelihood of failure (unable to raise funds) and (2) increases the expected value of the firm, conditional on successfully raising capital. The value of venture debt is that it decreases dilution if the asset is revealed to be high-quality. □
Figure 1: Type of Financing Rounds by Funding Year

Depicted are the frequency of financing rounds by type {venture debt, venture equity, angel financing} based on year of funding round.
Figure 2: Exits by Firm Founding Year

Depicted are the firm exits {Ongoing, Acquisition, IPO, and Closing} as a percent of firms starting in the year on the x-axis.
“Innovation Industry Lender” Mentality

A twist on the traditional credit model

- **Primary source of repayment: cash-flow from future equity**
  - Question: what is the probability that the investors will provide additional equity sufficient to support operations and repay the loan?

- **Secondary source of repayment: enterprise value**
  - Question: what is the probability that the enterprise value (IP, customer base, licenses, etc.) is sufficient to repay the loan should the venture support prove insufficient?
Figure 3: The Effect of a Round Involving Debt on Future Closure

Depicted are the Debt Round indicator marginal effects from fifteen logit estimations of the probability that the startup closes within the x-axis time frame as a function of whether the round is a Debt Round, the log investment size of the round, and round year fixed effects. The estimation table is provided as Appendix Table 1.
Table 1: Company Level Summary Statistics

Reported are summary statistics at the startup company level (1 observation per company). The number of rounds is the count of investment rounds in Crunchbase. The Percent of Rounds that are Debt are the percent of the Number of Rounds that are debt rounds or debt syndicated with equity. Early debt is defined to be debt that is issued prior to Series B financing. Total Investment is the dollar value of investments. Total Debt Round Investments include the sums of debt rounds and debt syndicated rounds. Within the exit breakdowns, the Closed/Inactive firms includes all firms marked as closed plus those who have experience no update in the last two years.

<table>
<thead>
<tr>
<th></th>
<th>Mean</th>
<th>St. Dev.</th>
<th>25th%tile</th>
<th>Median</th>
<th>75th%tile</th>
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<tr>
<td>Number of Rounds</td>
<td>2.05</td>
<td>1.59</td>
<td>1</td>
<td>1</td>
<td>3</td>
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<td>Percentage of Rounds that are Debt</td>
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<td>47.95%</td>
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<td>0</td>
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<td>Percentage of Rounds that are Early Debt</td>
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<td>Total Investment</td>
<td>14,800,000</td>
<td>73,000,000</td>
<td>300,000</td>
<td>1,650,000</td>
<td>8,150,000</td>
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<td>Log Total Investment</td>
<td>14.54</td>
<td>1.93</td>
<td>12.89</td>
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<td>Total Debt Round Investment</td>
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<td>0</td>
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<td>Total Early Debt Round Investment</td>
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<tr>
<td>Log Total Early Debt Round Investment</td>
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<td>1.64</td>
<td>11.51</td>
<td>11.51</td>
<td>11.51</td>
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<td>Year of First Financing</td>
<td>2012.48</td>
<td>3.59</td>
<td>2011</td>
<td>2013</td>
<td>2015</td>
</tr>
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<td>Exit Distribution</td>
<td></td>
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<td></td>
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<td>Ongoing</td>
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<td>IPO</td>
<td>7.00%</td>
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<td>Closed/Inactive</td>
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<td>Observations</td>
<td>62,403</td>
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Table 2: Financing Rounds Summary Statistics

Reported are means and standard deviations of round financing-level data. The Series show in the different panels is the actual round (for equity rounds or equity-debt syndicate rounds) or the would-be round for debt financing had the firm issued a equity round. Current Round Investment is the dollar value of the investment. Dilution Proxy is Current Investment divided by the sum of current + the immediate prior investment round. The pre-money valuation, which is sparsely reported in Crunchbase, is the valuation accruing to founders and prior investors as implied by the valuation of the current investment. Burn Rate Duration is the number of days forward until the next financing. The final column tests for the difference in means of the Equity versus Debt rounds within the Series.

<table>
<thead>
<tr>
<th></th>
<th>Equity Rounds</th>
<th></th>
<th>Debt or Debt Syndicate</th>
<th></th>
<th>Mean</th>
<th>SD</th>
<th>Obs.</th>
<th>Different</th>
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<td><strong>Seed/Series A</strong></td>
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<td></td>
<td></td>
<td></td>
<td></td>
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<td>Current Round Investment</td>
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<td>15,300,000</td>
<td>47,512</td>
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<td>47,512</td>
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<td>1.51</td>
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<td>0.624</td>
<td>0.250</td>
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<td>196,000,000</td>
<td>4,810</td>
<td>213,000,000</td>
<td>1,020,000,000</td>
<td>421</td>
<td>*</td>
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<tr>
<td>Days to Next Financing</td>
<td>14.58</td>
<td>1.48</td>
<td>4,810</td>
<td>15.85</td>
<td>2.16</td>
<td>421</td>
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<td>Burn Rate Duration (days)</td>
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<td>438</td>
<td>25,521</td>
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<tr>
<td>Current Round Investment</td>
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<td>15.77</td>
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<td><strong>Series C</strong></td>
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<tr>
<td>Current Round Investment</td>
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<td>16.11</td>
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<td>485</td>
<td>2,202</td>
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<tr>
<td>Financing Year</td>
<td>2011.5</td>
<td>4.7</td>
<td>4,182</td>
<td>2010.6</td>
<td>4.9</td>
<td>5,848</td>
<td>***</td>
<td></td>
</tr>
<tr>
<td><strong>Series D</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current Round Investment</td>
<td>18,800,000</td>
<td>51,700,000</td>
<td>1,900</td>
<td>26,600,000</td>
<td>52,500,000</td>
<td>2,657</td>
<td>***</td>
<td></td>
</tr>
<tr>
<td>Log Current Investment</td>
<td>15.56</td>
<td>1.59</td>
<td>1,900</td>
<td>16.18</td>
<td>1.57</td>
<td>2,657</td>
<td>***</td>
<td></td>
</tr>
<tr>
<td>Dilution Proxy</td>
<td>0.299</td>
<td>0.220</td>
<td>1,813</td>
<td>0.335</td>
<td>0.203</td>
<td>2,577</td>
<td>***</td>
<td></td>
</tr>
<tr>
<td>Pre-Money Valuation</td>
<td>637,000,000</td>
<td>811,000,000</td>
<td>72</td>
<td>831,000,000</td>
<td>1,160,000,000</td>
<td>142</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Log Pre-Money</td>
<td>18.94</td>
<td>2.12</td>
<td>72</td>
<td>19.51</td>
<td>1.98</td>
<td>142</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Burn Rate Duration (days)</td>
<td>454</td>
<td>449</td>
<td>1,167</td>
<td>507</td>
<td>467</td>
<td>1,741</td>
<td>***</td>
<td></td>
</tr>
<tr>
<td>Financing Year</td>
<td>2012</td>
<td>4.3</td>
<td>2,193</td>
<td>2011</td>
<td>4.4</td>
<td>2,901</td>
<td>***</td>
<td></td>
</tr>
</tbody>
</table>
Table 3: Effect of Dilution on the Choice of Debt versus Equity

The dependent variable is the choice of venture debt versus venture equity for each round of financing. The estimation is via logit, and the marginal effects are reported. Each column subsamples only to estimate rounds for Seed + Series A (cols 1-2), Series B (3-4), Series C (5-6), or Series D (7-8). The series letter is the actual round (for equity rounds or equity-debt syndicate rounds) or the would-be round for debt financing had the firm issued a equity round. The independent variable of interest is a proxy for dilution in this round; namely, cumulative entrepreneurial equity dilution. Financing year fixed effects are included. Errors are clustered by company. ***, **, and * denote significance at standard 1%, 5% and 10% levels.

<table>
<thead>
<tr>
<th>Dilution</th>
<th>Seed + Series A</th>
<th>Series B</th>
<th>Series C</th>
<th>Series D+</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.325***</td>
<td>0.654***</td>
<td>0.291</td>
<td>0.104</td>
</tr>
<tr>
<td></td>
<td>[0.103]</td>
<td>[0.216]</td>
<td>[0.327]</td>
<td>[0.345]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Dilution Proxy: Current:Cumulative Investment</th>
<th>Seed + Series A</th>
<th>Series B</th>
<th>Series C</th>
<th>Series D+</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0.116**</td>
<td>0.302***</td>
<td>0.417***</td>
<td>0.440***</td>
</tr>
<tr>
<td></td>
<td>[0.0455]</td>
<td>[0.104]</td>
<td>[0.124]</td>
<td>[0.0996]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Controls:</th>
<th>Seed + Series A</th>
<th>Series B</th>
<th>Series C</th>
<th>Series D+</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year Polynomial</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Founding Year</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Lag Pre-Money</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Log Current Investment</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Prior Investment</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
</tbody>
</table>

| Observations                                  | 24,807         | 24,807   | 12,280   | 12,280   |
| Pseudo R-squared                              | 0.0721         | 0.0785   | 0.105    | 0.116    |
| Pseudo R-squared                              | 0.0517         | 0.0326   | --       | --       |


| 1 SD of Dilution                              | 6.85%          | 2.13%    | --       | --       |
| Effect of Dilution                            | 27%            | 4%       | --       | --       |
| In %Change                                    |                |          |          |          |

| 1 SD of Dilution Proxy                        | 0.2588         | 0.2665   | 0.2458   | 0.2047   |
| Effect of Dilution Proxy                      | 3%             | 8%       | 10%      | 9%       |
| In %Change                                    | 12%            | 17%      | 19%      | 17%      |

| Choice Variable Mean                          | 0.2521         | 0.2521   | 0.4844   | 0.5429   |
|                                              | 0.5429         | 0.5257   | 0.5257   |          |
Table 4: Effect of Valuation on the Choice of Debt versus Equity

The dependent variable is the choice of venture debt and syndicated debt and equity for each round of financing. The estimation is multinomial logit and the omitted category is the equity-only round. Each column subsamples only to estimate rounds for Series A (cols 1-2), Series B (3-4), Series C (5-6), or D (7-8). The independent variable of interest, Low Quintile Value Gain, is an indicator variable for a low increase in valuation relative to the prior financing round. The other independent variable is the dilution proxy. Financing round year and founding year fixed effects are included. Errors are clustered by company. ***, **, and * reflect significance at standard 1%, 5% and 10% levels.

<table>
<thead>
<tr>
<th></th>
<th>Estimation 1</th>
<th>Multinomial Logit: Omitted Category is Equity-Only Round</th>
<th>Estimation 2</th>
<th>Estimation 3</th>
<th>Estimation 4</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Series A</td>
<td>Series B</td>
<td>Series C</td>
<td>Series D+</td>
<td></td>
</tr>
<tr>
<td>Low Quintile Value Gain</td>
<td>Debt + Equity</td>
<td>Debt Only</td>
<td>Debt + Equity</td>
<td>Debt Only</td>
<td>Debt + Equity</td>
</tr>
<tr>
<td>-0.275***</td>
<td>0.102***</td>
<td>-0.373***</td>
<td>0.071***</td>
<td>-0.422***</td>
<td>0.101***</td>
</tr>
<tr>
<td>[0.0115]</td>
<td>[0.00454]</td>
<td>[0.0158]</td>
<td>[0.00709]</td>
<td>[0.0200]</td>
<td>[0.00959]</td>
</tr>
<tr>
<td>Dilution</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>0.733***</td>
<td>-0.0642</td>
<td>0.560**</td>
<td>-0.0401</td>
<td>-0.102</td>
<td>0.191</td>
</tr>
<tr>
<td>[0.173]</td>
<td>[0.0523]</td>
<td>[0.248]</td>
<td>[0.0376]</td>
<td>[0.338]</td>
<td>[0.0820]</td>
</tr>
<tr>
<td>Year Polynomial</td>
<td>Y</td>
<td></td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Founding Year</td>
<td>Y</td>
<td></td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Lag Pre-Money</td>
<td>Y</td>
<td></td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Observations</td>
<td>13,415</td>
<td>12,280</td>
<td>6,955</td>
<td>7,436</td>
<td></td>
</tr>
<tr>
<td>Pseudo R-squared</td>
<td>0.093</td>
<td>0.142</td>
<td>0.174</td>
<td>0.132</td>
<td></td>
</tr>
<tr>
<td>1 SD of Dilution</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Effect of Dilution</td>
<td>3.42%</td>
<td></td>
<td>-1.83%</td>
<td>-15%</td>
<td>-6%</td>
</tr>
<tr>
<td>In %Change</td>
<td>9%</td>
<td></td>
<td>4%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 SD of Weak Value Gain</td>
<td>0.2803</td>
<td>0.2803</td>
<td>0.3323</td>
<td>0.3654</td>
<td>0.1946</td>
</tr>
<tr>
<td>Effect of Weak Gain</td>
<td>-8%</td>
<td>3%</td>
<td>-12%</td>
<td>2%</td>
<td>-6%</td>
</tr>
<tr>
<td>In %Change</td>
<td>-20%</td>
<td>28%</td>
<td>-29%</td>
<td>39%</td>
<td>-18%</td>
</tr>
<tr>
<td>Choice Variable Mean</td>
<td>0.3783</td>
<td>0.1023</td>
<td>0.4232</td>
<td>0.0612</td>
<td>0.4568</td>
</tr>
</tbody>
</table>
Table 5: Time Between Rounds

The dependent variable is the log the number of days from the financing round indicated in the column until the next financing round, with the unit of observation being a round of finance. The series letter (A, B, C or D) is the actual round (for equity rounds or equity-debt syndicate rounds) or the would-be round for debt financing had the firm issued a equity round. The independent variable of interest, Debt Round, is the choice of venture debt (alone or syndicated) versus venture equity for each round. The other independent variable is the log of the money raised in the current investment round. Round year fixed effects are included. Errors are clustered by company. ***, **, and * reflect significance at standard 1%, 5% and 10% levels.

<table>
<thead>
<tr>
<th>Log Duration (days) until Next Round</th>
<th>OLS with Fixed Effects</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Seed + Series A</td>
</tr>
<tr>
<td>Debt + Equity Round</td>
<td>-0.0826***</td>
</tr>
<tr>
<td></td>
<td>[0.0134]</td>
</tr>
<tr>
<td>Debt Only Round</td>
<td>-0.318***</td>
</tr>
<tr>
<td></td>
<td>[0.0473]</td>
</tr>
<tr>
<td>Log (Investment)</td>
<td>0.128***</td>
</tr>
<tr>
<td></td>
<td>[0.00426]</td>
</tr>
<tr>
<td>F.E. Funding Year</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Founding Year</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Lag Pre-Money</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Prior Investment</td>
<td>Y</td>
</tr>
<tr>
<td>Observations</td>
<td>31,020</td>
</tr>
<tr>
<td>R-squared</td>
<td>0.109</td>
</tr>
<tr>
<td>Mean Duration (days)</td>
<td>465</td>
</tr>
<tr>
<td>Mean Log Duration</td>
<td>5.76</td>
</tr>
</tbody>
</table>
Table 6: Closing as a Function of the Total Debt Financing Round Investment Dollars

The dependent variable is an indicator for the startup closing. The unit of observation is a startup firm. The estimation is logit, reporting the marginal effects effect for a change in the probability of closing. The independent variables capture the total money raised by the startup (Log Total Investment), the total money raised in a debt or debt syndicated round, and the total money raised in a debt or debt syndicated round prior to a Series B equity round. A debt syndicate round is one in which debt and equity are together included in the financing package. We cannot disentangle the relative amounts. Included are fixed effects for the first financing round year and the count of total investment rounds. ***, **, and * reflect significance at standard 1%, 5% and 10% levels with robust standard errors.

<table>
<thead>
<tr>
<th></th>
<th>Logit: Closed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Collapsed to 1 Observation per Firm</td>
</tr>
<tr>
<td>Log Total Investment</td>
<td>-0.0228*** [-0.0228***]</td>
</tr>
<tr>
<td></td>
<td>[0.00114] [0.00114]</td>
</tr>
<tr>
<td>Log Debt Investment</td>
<td>-0.00104 [-0.00568***]</td>
</tr>
<tr>
<td></td>
<td>[0.000967] [0.00162]</td>
</tr>
<tr>
<td>Log Debt Investment Prior to Series B</td>
<td>0.00647*** [0.00647***]</td>
</tr>
<tr>
<td></td>
<td>[0.00179]</td>
</tr>
<tr>
<td>Fixed Effects:</td>
<td></td>
</tr>
<tr>
<td>Founding Year</td>
<td>Y</td>
</tr>
<tr>
<td>First Funding Year</td>
<td>Y</td>
</tr>
<tr>
<td>Investment Rounds</td>
<td>Y</td>
</tr>
<tr>
<td>Observations</td>
<td>62,401</td>
</tr>
<tr>
<td>Pseudo R-squared</td>
<td>0.147</td>
</tr>
</tbody>
</table>
Table 7: Hazard Model of Closure Risk

The dependent variable is an indicator for the startup closing where each observation here is a round-year. Column 1 begins at Seed + Series A rounds; column 2 at Series B; column 3 at Series C; column 4 at Seires D+. The estimation is cox proportional hazard, reporting the hazard rate. The independent variable of interest, Debt Round, is the choice of venture debt versus venture equity for each round. The other independent variable is the log of the money raised in the current investment round. Control variables include prior investments and lag pre-money valuation. Round year, age, economy year fixed effects are included. Errors are clustered by company. ***, **, and * reflect significance at standard 1%, 5% and 10% levels.

<table>
<thead>
<tr>
<th></th>
<th>Cox Proportional Hazard Analysis of Closure Risk</th>
<th>Sample: Funding Round Agings</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Seed+Series A</td>
<td>Series B</td>
</tr>
<tr>
<td>Debt Round</td>
<td>1.109***</td>
<td>0.888*</td>
</tr>
<tr>
<td></td>
<td>[0.0388]</td>
<td>[0.0590]</td>
</tr>
<tr>
<td>Log (Investment)</td>
<td>0.898***</td>
<td>0.882***</td>
</tr>
<tr>
<td></td>
<td>[0.00729]</td>
<td>[0.0228]</td>
</tr>
<tr>
<td>Controls</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F.E. Prior Investments</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Lag Pre-Money Valuation</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Cubic Polynomial of Age of Firm at Funding</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Cubic Polynomial of Economy Year</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Cubic Polynomial of Funding Round Year</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Subjects (Unique Funding Rounds)</td>
<td>61,264</td>
<td>10,049</td>
</tr>
<tr>
<td>Failures</td>
<td>7,288</td>
<td>1,091</td>
</tr>
<tr>
<td>Observations at Risk</td>
<td>232,972</td>
<td>43,674</td>
</tr>
</tbody>
</table>
Table 8: Exit Outcomes (Acquisition and IPO), Conditional on Survival

The dependent variable is the exit outcome \{IPO, Acquisition\} of the startup conditional on it not closing before 2018. Each observation here is a round-year. Column 1 begins at Seed + Series A rounds; column 2 at Series B; column 3 at Series C; column 4 at Series D+. The estimation is cox proportional hazard, reporting the hazard rate. The independent variable of interest, Debt Round, is the choice of venture debt versus venture equity for each round. The other independent variable is the log of the money raised in the current investment round. Control variables include prior investments and lag pre-money valuation. Round year, age, economy year fixed effects are included. Errors are clustered by company. ***, **, and * reflect significance at standard 1%, 5% and 10% levels.

<table>
<thead>
<tr>
<th></th>
<th>Seed + Series A</th>
<th>Series B</th>
<th>Series C</th>
<th>Series D+</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Acquisition</td>
<td>IPO</td>
<td>Acquisition</td>
<td>IPO</td>
</tr>
<tr>
<td>Debt Round</td>
<td>2.184***</td>
<td>1.018</td>
<td>1.349***</td>
<td>0.995</td>
</tr>
<tr>
<td></td>
<td>[0.141]</td>
<td>[0.125]</td>
<td>[0.0991]</td>
<td>[0.106]</td>
</tr>
<tr>
<td>Log (Investment)</td>
<td>1.122***</td>
<td>1.417***</td>
<td>0.963</td>
<td>1.358***</td>
</tr>
<tr>
<td></td>
<td>[0.0182]</td>
<td>[0.0436]</td>
<td>[0.0290]</td>
<td>[0.0858]</td>
</tr>
<tr>
<td>Controls</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F.E. Prior Investments</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>F.E. Lag Pre-Money Valuation</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Cubic Polynomial of Age of Firm at Funding</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Cubic Polynomial of Economy Year</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Cubic Polynomial of Funding Round Year</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Subjects (Unique Funding Rounds)</td>
<td>61,264</td>
<td>61,264</td>
<td>10,049</td>
<td>10,049</td>
</tr>
<tr>
<td>Exits</td>
<td>1,892</td>
<td>570</td>
<td>982</td>
<td>480</td>
</tr>
</tbody>
</table>
**Appendix Table 1: Years to Closing**

The dependent variable is an indicator for the startup closing within the column years from the financing round to the years indicated in the columns. Panel A starts at Series A rounds; panel B, at Series B; and panel C, at Series C. The unit of observation is a round of finance. The estimation is logit, reporting the marginal effects effect for a change in the probability of closing. We exclude later rounds because of the shortness of horizon for estimation. The independent variable of interest, Debt Round, is the choice of venture debt versus venture equity for each round. The other independent variable is the log of the money raised in the current investment round. Round year fixed effects are included. Errors are clustered by company. ***, **, and * reflect significance at standard 1%, 5% and 10% levels.

### Panel A: Observations forward from Rounds at Series A

<table>
<thead>
<tr>
<th>Dependent Variable</th>
<th>Startup Closes in Period from the Financing Round up to the Years (below):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Debt Round</td>
<td>0.00154***</td>
</tr>
<tr>
<td></td>
<td>[0.000589]</td>
</tr>
<tr>
<td>Log Current Investment</td>
<td>0.00000275</td>
</tr>
<tr>
<td></td>
<td>[0.000191]</td>
</tr>
<tr>
<td>Observations</td>
<td>23,346</td>
</tr>
</tbody>
</table>

### Panel B: Observations forward from Rounds at Series B

<table>
<thead>
<tr>
<th>Dependent Variable</th>
<th>Startup Closes in Period from the Financing Round up to the Years (below):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Debt Round</td>
<td>0.00192**</td>
</tr>
<tr>
<td></td>
<td>[0.000788]</td>
</tr>
<tr>
<td>Log Current Investment</td>
<td>-0.000315</td>
</tr>
<tr>
<td></td>
<td>[0.000257]</td>
</tr>
<tr>
<td>Observations</td>
<td>15,237</td>
</tr>
</tbody>
</table>

### Panel C: Observations forward from Rounds at Series C

<table>
<thead>
<tr>
<th>Dependent Variable</th>
<th>Startup Closes in Period from the Financing Round up to the Years (below):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Debt Round</td>
<td>0.000404</td>
</tr>
<tr>
<td></td>
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<td>Log Current Investment</td>
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<td>Observations</td>
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