Optimal Debt and Equity Values in the Presence of Chapter 7 and Chapter 11

MARK BROADIE, MIKHAIL CHERNOV, and SURESH SUNDARESAN

Explicit presence of reorganization in addition to liquidation leads to conflicts of interest between borrowers and lenders. In the first–best outcome, reorganization adds value to both parties via higher debt capacity, lower credit spreads, and improved overall firm value. If control of the ex ante reorganization timing and the ex post decision to liquidate is given to borrowers, most of the benefits are appropriated by borrowers ex post. Lenders can restore the first–best outcome by seizing this control or by the ex post transfer of control rights. Reorganization is more likely and liquidation is less likely relative to the benchmark case with liquidation only.

The U.S. Bankruptcy Code, which includes a liquidation process (Chapter 7) and a reorganization process (Chapter 11), aims to resolve a number of important issues associated with a distressed firm. These issues can be classified into information asymmetry problems (e.g., quality of the firm, Heinkel and Zechner (1993)), agency problems (e.g., risk shifting, Jensen and Meckling (1976)), or coordination problems (e.g., debt of various maturities, Berglof and von Thadden (1994)). In this paper, we investigate whether there is a place for a reorganization process in the presence of costly financial distress and liquidation. These costs capture, in reduced form, the aforementioned frictions. We wish to characterize the states of a borrowing firm relative to its outstanding contractual debt obligations at different stages of financial distress assuming full information and a single issue of debt. We also seek to determine the role played by the bankruptcy code in improving the welfare of borrowers and lenders, and how its influence depends on the rights given to borrowers and lenders at various stages of financial distress.

More precisely, we build on structural models of debt (Merton (1974), Black and Cox (1976)), which allows us to determine overall firm value along with the values of equity and debt. In line with this literature, we assume that liquidation destroys part of the firm’s value. We then ask the basic and yet important

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question of whether there is any value in the availability of Chapter 11 even in the absence of asymmetric information, agency costs, and coordination problems.1 Put differently, we try to determine if a distressed firm would choose the reorganization option under nearly perfect market assumptions. Our model extends the work of Leland (1994), who characterizes only the liquidation option (Chapter 7), by introducing a sparse characterization of Chapter 11 that is aimed to preserve the critical characteristics of the process, such as automatic stay, grace period, absolute priority, and transfer of control rights from equity to debt in bad states.2

In deciding which features of the reorganization proceedings must be incorporated in our stylized model, we follow Hart (1999), who identifies three broadly accepted goals of an efficient bankruptcy procedure. First, a good bankruptcy procedure should deliver an ex post efficient outcome. Intuitively, this translates into total firm value maximization, ex post. Our model incorporates this feature by solving for the first-best outcome and then addresses the question of how this outcome can be achieved ex post by shifting control from equity to debt. Second, the bankruptcy code should provide incentives to make contractual payments by penalizing equity holders and managers in bankruptcy states of the world.3 Absent this feature there would be no lending, ex ante. Suspension of dividends and the imposition of absolute priority rules (APR) upon entering bankruptcy are very much in the spirit of this goal. We explicitly track suspended dividends in our model and use them to repay the coupons accumulated in arrears as a result of the automatic stay provision. We also enforce APR by giving all residual value to creditors upon liquidation. Third, to provide appropriate incentives when in Chapter 11, some part of the firm’s value should be set aside for shareholders if the firm can avoid liquidation and emerge from bankruptcy. We model this goal by allowing for debt forgiveness once in Chapter 11.

Our modeling approach allows us to draw a clear distinction between the notions of bankruptcy and liquidation. Absent the reorganization option, Black and Cox (1976) and Leland (1994) show that the firm should issue equity to finance its contractual debt obligations until its equity value is driven to zero. This rule implies that the firm is not bankrupt as long as its equity value is positive. This rule also endogenously determines the bankruptcy boundary that coincides with the liquidation boundary. There is no room for bankruptcy without liquidation because the firm meets its contractual obligations either from operating cash flows, or by issuing equity until it is liquidated. There is

1 Our paper has nothing to say about the optimal choice between the different workout alternatives to bankruptcy proceedings. Nevertheless, our results provide the benchmark for making this decision.
2 The grace period is the time that creditors give debtors to recover from distress before the firm is liquidated. The grace period could be thought of as a renegotiated exclusivity period—the time frame within which a reorganization plan must be filed.
3 In this paper, we do not distinguish equity holders from management, so both parties are referred to as “debtor,” “borrower,” or simply “equity.” Similarly, we use “creditor,” “lender,” and “debt” interchangeably.
no state in which the equity values are positive, but the firm nevertheless rationally chooses not to fulfill its obligations.\(^4\) We introduce this intermediate state prior to liquidation in our model by allowing for the presence of reorganization under Chapter 11. Thus, we can define a firm as being bankrupt when it files for Chapter 11, that is, its operating cash flows are below an additional (endogenously determined) boundary even though its equity value is positive.

The conclusions regarding welfare improvement that emerge from our model are nuanced. At first glance, one might expect that adding a reorganization option to the liquidation option should lead to welfare improvement for everyone. In general, however, that is certainly not the case. Equity value maximization is no longer consistent with total firm value maximization in the presence of limited liability (in contrast to Leland (1994)), when the agents are presented with the options to reorganize or to liquidate. This result reflects the fact that when debtors are given the right to decide when to file for Chapter 11, they attempt to capture the rents associated with the additional option, such as debt forgiveness and suspension of contractual payments, by filing too early.\(^5\) Early default leads to a decline in overall firm value relative to the first-best scenario in both the Leland model and our model. Debt forgiveness may also be in the interest of the lenders and the firm as a whole because costly liquidation could be avoided. Nonetheless, total firm value maximization generally requires filing for Chapter 11 later (relative to equity value maximization), because this extends the period of complete contractual payments by the debtors. The divergence between firm value maximization and equity value maximization raises some important issues that are absent in the benchmark model of Leland (1994) and, more generally, in the corporate debt literature.

We address the issue of whether the first-best outcome (i.e., the one that maximizes total firm value subject to the limited liability of equity and debt) can be restored. We show that debt maximization leads to a strategy that is qualitatively very similar to the first best. Therefore, one way in which the first best can be restored is by “contingent transfer of control rights” once the Chapter 11 decision is made by the debtors. This feature is stressed in the incomplete contracting literature (see, e.g., Aghion and Bolton (1992) and Dewatripont and Tirole (1994)). We allow creditors to take control of the reorganization process by choosing the length of the grace period. This feature induces debtors to file for Chapter 11 later because the length of the grace period introduces a trade-off between a credible liquidation threat (preferred by creditors) and the ability to recover from distress (preferred by debtors).

Irrespective of who has control over the decision-making process, we find that the probabilities of default increase relative to the Leland benchmark. This is not surprising since bankruptcy in our model occurs no later than

\(^4\) Such strategic debt servicing possibilities are explored by Anderson and Sundaresan (1996) and Mella-Baral and Perraudin (1997).

\(^5\) Rational lenders anticipate this action by borrowers and accordingly charge a higher coupon rate.
bankruptcy/liquidation in the Leland model. Therefore, distinguishing different forms of distress allows us to ameliorate the shortcomings of the extant models, which tend to underestimate the default probabilities at short horizons. One might argue that this result is built in mechanically by introducing a new endogenous boundary. However, the probability of filing for Chapter 11 is what practitioners are concerned with. This probability is closely linked to the popular expected default frequency (EDF) used by Moody’s-KMV (Crosbie and Bohn (2002), Leland (2004)). Interestingly, in our model once the firm’s value is so low that the firm files for Chapter 11, the probability of liquidation declines in many states of the world relative to the Leland model. Hence, though our model induces earlier bankruptcy, the bankruptcy mechanism can decrease the probability of liquidation.

The remainder of the paper is organized as follows. Section I presents model specification details, discusses valuation issues, and contrasts our model with the related work. Section II discusses model implications under the first–best scenario. Section III contrasts debt and equity maximization and establishes that debt maximization is very close to the first best. Section IV focuses on the transfer of control rights from equity to debt in order to achieve the first best. Section V discusses the effect of the optimal debt level on the results. Finally, Section VI concludes, and the Appendix describes our computational methodology.

I. Model of Default and Liquidation

A. The Setup

We fix the filtered probability space \((\Omega, \{\mathcal{F}_t\}, \mathcal{F}, \mathbb{P})\) and, following Goldstein, Ju, and Leland (2001), we choose our primitive variable, \(\delta_t\), to be operating cash flows or earnings before interest and taxes (EBIT). The EBIT process under the risk-neutral measure \(\mathbb{Q}\) is given by

\[
\frac{d\delta_t}{\delta_t} = \mu \, dt + \sigma \, dW_t(\mathbb{Q}).
\]  

(1)

This assumption implies that the unlevered value of the firm’s asset (or, a claim on the entire payout) is equal to

\[
V_t = \mathbb{E}^\mathbb{Q}\left( \int_t^\infty e^{-r(s-t)}\delta_s \, ds \mid \mathcal{F}_t \right) = \frac{\delta_t}{r - \mu}.
\]  

(2)

Note that \(\mu < r\). Since \(\mu\) is a constant, (2) implies

\[
\frac{dV_t}{V_t} = \mu \, dt + \sigma \, dW_t(\mathbb{Q}).
\]  

(3)

Note that the risk-adjusted growth rate of earnings \(\mu\) coincides with the risk-adjusted growth rate of the unlevered value.

The firm raises cash to finance its projects by issuing one consol bond. As a result, the coupon rate \(c\) determines the firm’s capital structure. We assume
that potential creditors, and the firm’s management/equity holders, have full information about the EBIT characteristics \( \mu \) and \( \sigma \), and they are able to observe the values of EBIT continuously. There is no meaningful role for debt in this setting unless there are corporate taxes and costly bankruptcy (Modigliani and Miller (1958, 1963), Kraus and Litzenberger (1973)). We assume that the coupon rate is selected optimally taking into account these frictions. However, since the tax advantages of debt are obvious for the firm’s equity holders, we ignore taxes to emphasize the impact of bankruptcy. In Section V, we return to this issue and explicitly consider the optimal capital structure in the presence of taxes and bankruptcy costs.

We assume that the investment policy of the firm is fixed, with EBIT used to pay off the debt. If \( \delta_t - c > 0 \), we say that the firm is in the liquid state, in which case \( \delta_t - c \) is distributed to the equity holders of the company as dividends. Our model differs from others when earnings become less than the promised (contractual) coupon obligations. In the Leland (1994) model, the firm issues additional equity to meet the coupon payments until its equity value equals zero. In our model, the firm may choose to default (Chapter 11) prior to completely destroying its equity value. This decision may still lead to liquidation (Chapter 7), or it may result in recovery from default. We model these possibilities by introducing two (potentially endogenous) barriers for \( V_t \): \( V^B \), with the corresponding value of EBIT \( \delta^B = V^B(r - \mu) \), determines the Chapter 11 filing, and \( V^L \), with the corresponding value of EBIT \( \delta^L = V^L(r - \mu) \), leads to liquidation. This feature is the point of qualitative departure from Leland (1994), who allows for only one boundary, the liquidation boundary.\(^6\)

It is important to point out at this stage that we are modeling financial rather than economical distress. Bankruptcy by itself is not going to cause poor performance.\(^7\) Rather, the firms that we consider are simply illiquid. We model this feature by keeping the same process for EBIT before and after bankruptcy. Figures 1 and 2 illustrate further events.

In practice, prior to default the firm has an option to restructure its debt either through a private workout in the case of bank debt, or an exchange offer in the case of public debt.\(^8\) We focus on the value of the bankruptcy option. Therefore, while our paper has nothing to say about the optimal choice between the different workout alternatives, our results nevertheless provide a benchmark for making this decision.

Typical bond indentures stipulate that creditors have an absolute and unconditional right to receive payment of principal and accrued interest (if any

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\(^6\) Leland (1994) does not necessarily require liquidation at \( V^L \). If the bankruptcy costs driven by \( \alpha \) are higher than the restructuring costs, it might be advantageous to renegotiate the unprotected debt on the brink of bankruptcy. We distinguish the bankruptcy state from the liquidation state, a distinction not present in the Leland (1994) model. Our variable \( V^L \) corresponds to the variable \( V_B \) in Leland’s (1994) notation.

\(^7\) Although, once under bankruptcy the firm bears some real costs.

Figure 1. Time series of events. In this figure, we plot possible paths of the EBIT process ($\delta_t$) and the key boundaries that determine the state of the firm: $\delta_t = c$ (distress), $\delta^B$ (Chapter 11), and $\delta^L$ (liquidation, or Chapter 7). There are three principal scenarios that are possible after the firm defaults by crossing the bankruptcy boundary $\delta^B$ at time $\tau^V_B$. Path A corresponds to a “successful” bankruptcy, that is, at a time $T$ the firm is able to clear the default by paying out a fraction of arrears $\theta A_T$ to the creditors by using the EBIT accumulated in the account $S$, and by diluting the equity value if necessary ($S_T < \theta A_T$). Path B corresponds to the default leading to liquidation because of the firm’s overstay in bankruptcy. Finally, path C corresponds to liquidation due to the equity value reaching zero.

In order to protect the firm from creditors, the automatic stay provision takes effect for the duration of the exclusivity period of 120 days, and is often extended. In particular, this means that interest payments stop on all unsecured debt, effectively extending the maturity of all the firm’s debt obligations. We model the automatic stay provision taking into account the accumulated unpaid coupons plus interest in arrears with the variable $A_t$.\textsuperscript{10}

\textsuperscript{9} Guha (2002) provides a detailed analysis of these indentures and their impact on recovery.

\textsuperscript{10} In practice, unsecured creditors are rarely eligible for the accrued interest. While we do not model secured credit explicitly, the limited period allowed to stay in bankruptcy implicitly imposes an upper bound (equal to $\omega V^L d$—see the notation and the computations below) on the resources that could be wasted as a result of bankruptcy. This feature automatically secures a fraction of the firm’s resources.
The firm may return to the liquid state at some future time $T$, that is, $V_T = V^B$, and pay the debt holder $\theta A_T$, where $0 \leq \theta \leq 1$. Note that this scenario corresponds to path A in Figure 1. Effectively, the creditors will forgive a fraction $1 - \theta$ of the arrears. This modeling strategy reflects the desired goal that equity holders also get something in the Chapter 11 process. The parameter $\theta$ could be viewed as a reduced-form outcome of a bargaining game between debt and equity similar to Fan and Sundaresan (2000). For simplicity, we assume that $\theta$ is a constant.

In part, the feasibility of resurfacing from default is determined by the ability of the firm to repay the accumulated arrears. In our model, the firm does not pay dividends to shareholders while it is in default. Instead, the entire EBIT is accumulated in a separate account; we denote this amount by $S_t$. If the firm emerges from default at time $T$, it must pay the amount of the arrears owed, $\theta A_T$, to the creditors. This requirement can be satisfied in one of two ways. If $S_T \geq \theta A_T$, then the entire amount in this account is applied toward the arrears and any leftover is distributed to the shareholders. If $S_T$ does not contain an

11 The assumption that the firm clears default at the same level it filed for bankruptcy is our modeling choice. We do not see how to consider an endogenous bankruptcy-clearing level in a more meaningful way. If endogeneity were the case, the optimal boundary would change each instant as a function of the current EBIT, time in bankruptcy, and distance to liquidation. In particular, it would be in the equity holders’ best interest to lower the boundary right before the expiration of a grace period.

12 Emanuel (1983) models the arrears on the preferred stock dividend in a similar fashion. However, since his focus is on the valuation of preferred stock, there is no role for debt in his model. Bartolini and Dixit (1991) value sovereign debt, and hence do not allow for default. They model the arrears by letting the sovereign borrower capitalize the unpaid interest.
amount sufficient to repay the arrears, equity is diluted to raise the remaining amount.\(^{13}\)

While in bankruptcy, the firm is exposed to the continuously accruing proportional distress cost \(\omega\). This cost can represent legal fees, lost business, and the loss of valuable employees. This cost ensures that the firm would not want to drag out the bankruptcy forever. It also implies that bankruptcy results in some economic distress as well.

Finally, the company is allowed to stay in Chapter 11 for no more than the duration of a grace period \(d\). If the company spends more time than \(d\) in default (path \(B\) in Figure 1) or if the value of unlevered assets reaches \(V^L\) (path \(C\)), the firm liquidates with proportional cost \(\alpha\).\(^{14}\) The first condition matches the real-life practice of a bankruptcy judge removing the automatic stay provision after the current exclusivity period has ended and the creditors not willing to extend it. The second condition is equivalent to the equity value falling to zero as in the Leland (1994) model.

### B. Determining Equity, Debt, and Firm Values

Given our setup, we can value the equity and the debt of the firm. We follow Bielecki and Rutkowski (2002) in computing these values via the risk-neutral valuation, or martingale, approach. In order to succinctly describe the details of our valuation, we need to describe the evolution of the objects of interest mathematically and to introduce additional notation. Table I contains a summary of all notation.

The arrears \(A_t\) evolve according to

\[
dA_t = \begin{cases} 
  rA_t \, dt + c \, dt & \text{if } V^L < V_t < V^B \\
  -A_t & \text{if } V_t = V^B \\
  0 & \text{if } V_t > V^B.
\end{cases}
\] (4)

Thus, the arrears account resets to zero upon clearing bankruptcy at time \(t\) when \(V_t\) reaches \(V^B\) from below. In addition, we model the accumulation of earnings in the default region via the process \(S_t\):

\[
dS_t = \begin{cases} 
  rS_t \, dt + \delta_t \, dt & \text{if } V^L \leq V_t < V^B \\
  -S_t & \text{if } V_t = V^B \\
  0 & \text{if } V_t > V^B.
\end{cases}
\] (5)

The resetting of \(A_t\) and \(S_t\) to zero at \(V^B\) implies that these processes are discontinuous. In order to avoid notational ambiguities we take their sample paths to be right continuous with left limits, that is, càdlàg.

\(^{13}\) If there is not sufficient equity, the equity value will become negative. In Section I.C, we impose the limited liability requirement, which implies that the firm will be liquidated if there is not sufficient equity remaining to repay the arrears.

\(^{14}\) On average, Chapter 11 cases last 2.5 years (see Helwege (1999) and the references therein).
Table I

Notation

The table summarizes the parameters used in the model and provides the base values for the numerical examples.

<table>
<thead>
<tr>
<th>Notation</th>
<th>Explanation</th>
<th>Base Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>( \delta_t )</td>
<td>EBIT (payout flow)</td>
<td></td>
</tr>
<tr>
<td>( \mu )</td>
<td>Drift of EBIT under ( Q )</td>
<td>1%</td>
</tr>
<tr>
<td>( \sigma )</td>
<td>Volatility of EBIT</td>
<td>20%</td>
</tr>
<tr>
<td>( r )</td>
<td>Risk-free interest rate</td>
<td>5%</td>
</tr>
<tr>
<td>( c )</td>
<td>Coupon rate</td>
<td>3%</td>
</tr>
<tr>
<td>( V_t )</td>
<td>Present value of EBIT (Value of unlevered assets)</td>
<td></td>
</tr>
<tr>
<td>( E(\delta_t) )</td>
<td>Equity value</td>
<td></td>
</tr>
<tr>
<td>( D(\delta_t) )</td>
<td>Debt value</td>
<td></td>
</tr>
<tr>
<td>( v(\delta_t) )</td>
<td>Firm value</td>
<td></td>
</tr>
</tbody>
</table>

Default

| \( V^B \) | Default boundary |  |
| \( d \) | The grace period—maximal amount of time the firm is allowed to stay in default | 0–10 years |
| \( \tau^B_t \) | The last time the firm’s value reached \( V^B \) prior to \( t \) |  |
| \( \tau^d_t \) | Time of liquidation due to long time spent in default \( (t - \tau^B_t \geq d) \) |  |
| \( \tau^L_t \) | Time of liquidation due to limited liability violation |  |
| \( A_t \) | Arrears |  |
| \( \theta \) | Fraction of the arrears to be paid out | 50% or 100% |
| \( S_t \) | The amount of earnings accumulated in the default |  |
| \( \omega \) | Distress costs | 0%–2% |
| \( P_B(t, \delta_0) \) | Probability of default in \( t \) years starting at \( \delta_0 \) |  |

Liquidation

| \( V^L \) | Liquidation boundary |  |
| \( \alpha \) | Liquidation costs | 50% |
| \( P_L(t, \delta_0) \) | Probability of liquidation in \( t \) years starting at \( \delta_0 \) |  |

Let

\[
\tau^B_t = \sup \{ s \leq t : V_s = V^B \} \tag{6}
\]

be the most recent time the firm reached the bankruptcy boundary (we assume that \( \tau^B_t = \infty \) if there was no bankruptcy before time \( t \)). One of the reasons the firm may liquidate is that it spends too much time (longer than \( d \)) under the bankruptcy boundary. In this case, the liquidation time can be computed as

\[
\tau^d_t = \inf \{ s \geq t : s - \tau^B_s \geq d, V_s \leq V^B \} \tag{7}
\]

The other reason the firm may liquidate is that the firm’s value simply reaches the liquidation value \( V^L \), in which case liquidation can occur at time \( \tau^L_t \), where
\[ \tau_{V^L} = \inf \{ s \geq t : V_s = V^L \} . \] (8)

Therefore, the liquidation time is the smallest of the two, that is,
\[ T_t = \tau_t^d \land \tau_{V^L} \land \infty . \] (9)

Now, given the definition of the liquidation time, we can determine the total equity value as
\[ E(t, \delta_t, \tau_{V^B}^t, \tau_{V^L}^t) = E^Q \left\{ \int_t^{T_t} e^{-r(s-t)} \left[ (\delta_s - c) 1_{\{ V_s \geq V^B \}} - \omega V_s 1_{\{ V^L < V_s < V^B \}} + (S_s - \theta A_s) \delta^D(s - \tau_{V^B}) \right] ds \bigg| \mathcal{F}_t \right\} , \] (10)

where \( 1_{\{x\}} \) is the indicator function of the event \( x \), which takes the value of 1 if \( x \) is true and zero otherwise, and \( \delta^D(x) \) is the Dirac delta function, which ensures that the term it multiplies has a nonnegligible contribution to the integral.\(^{15}\)

The indicator function in the first term of the above expression means that equity holders receive a payout only when the firm is in a liquid state, or when it dilutes equity prior to filing for Chapter 11. The next term in the formula is associated with distress costs. The third term represents the clearing of arrears when the unlevered firm value reaches \( V^B \) from below.\(^{16}\) At this instant, if accumulated earnings exceed the arrears, the difference \( S_t - \theta A_t \) is positive and goes to the shareholders, thereby increasing the equity value. If the difference is negative, the firm has to issue additional equity to clear the arrears. We emphasize the dependence of the equity value on the default and liquidation times \( \tau_{V^B}^t \) and \( \tau_{V^L}^t \), respectively, because it will be useful below.

Note that if the firm is in default, the equity value depends on the path of EBIT, and in particular, on the time spent in bankruptcy and the value of \( S_t \). This path dependence highlights the difference between our model and the extant literature: the computation of equity and debt values here is more involved.

The value of debt is equal to
\[ D(t, \delta_t, \tau_{V^B}^t, \tau_{V^L}^t) = E^Q \left\{ \int_t^{T_t} e^{-r(s-t)} \left[ c 1_{\{ V_s \geq V^B \}} + \theta A_s - \delta^D(s - \tau_{V^B}) \right] ds \bigg| \mathcal{F}_t \right\} + (1 - \alpha) E^Q \left\{ e^{-r(T_t-t)} (V_{T_t} + S_{T_t}) \bigg| \mathcal{F}_t \right\} . \] (11)

Note that at liquidation, creditors recover a fraction of earnings accumulated during the automatic stay.

\(^{15}\) The Dirac delta function has the following properties: \( \delta^D(x - x_0) = 0 \) if \( x \neq x_0 \), and \( \int \delta^D(x - x_0) f(x) \, dx = f(x_0) \). For example, as a result of being multiplied by the Dirac delta function, the integral of the arrears \( A_s \) over a range of values of \( s \) will be equal to \( A_{V^B} \) if the range includes \( \tau_{V^B}^t \), and to zero otherwise.

\(^{16}\) Note that the Dirac function value does not distinguish whether the bankruptcy boundary is reached from above or below. However, if \( V^B \) is reached from above, both \( A_{V^B} \) and \( S_{V^B} \) will be equal to zero (see (4) and (5)).
Finally, the total value of the firm’s assets is equal to

\[ v(t, \delta_t, \tau_t^V, \tau_t^L) = E(t, \delta_t, \tau_t^V, \tau_t^L) + D(t, \delta_t, \tau_t^V, \tau_t^L) \]

\[ = E^Q \left\{ \int_t^{T_t} e^{-r(s-t)} \left[ \delta_s 1_{V_s \geq V_B} - \omega V_s 1_{V_L < V_s < V_B} + S_s - \delta D(s - \tau_t^V) \right] ds \mid \mathcal{F}_t \right\} + (1 - \alpha) E^Q \left\{ e^{-r(T_t-t)} (V_{T_t} + S_{T_t}) \mid \mathcal{F}_t \right\}. \]

(12)

The fact that the EBIT accumulated during default stays in the firm is reflected in the third term in the second line of (12).

We cannot evaluate the above expressions analytically. Instead, we use the binomial lattice methodology developed in Broadie and Kaya (2007), an outline of which is given in the Appendix.

C. Optimal Debt and Equity Values

Up until now we treat the value of \( V_B \) as fixed. Intuitively, this boundary should be located between the illiquidity (\( \delta_t = c \)) and liquidation (\( \delta_t = \delta^L \)) boundaries. However, it is not clear whether the firm should default immediately upon running out of earnings to pay the coupon, or should issue equity and default at or close to the boundary \( V_L \). In order to answer this question, we first solve for \( V_B \), which maximizes total firm value, \( v \), subject to limited liability (i.e., the first–best outcome). We then compare the resulting bankruptcy barrier with those that correspond to the strategies that maximize equity value or debt value. As we will see, equity value maximization is not consistent with the first–best outcome—a feature absent in the other models. In order to address this tension between the objectives of equity and debt holders, in Section IV we investigate how control can be shifted to achieve the first–best outcome.

Given a value of \( V_B \), \( V_L \) is determined endogenously by maximizing the firm’s value subject to the limited liability constraint.\(^\text{17}\) As in Leland (1994), the solution coincides with equity value maximization.\(^\text{18}\) Overall, however, the liquidation region also depends on the length of the grace period \( d \) and on earnings accumulated in default \( S \). In this respect our setting is different from Leland, in which the liquidation region is constant.

More formally, we find the liquidation boundary via the stopping time

\[ \tau_t^V = \text{arg ess sup}_{\tau \in \mathcal{L}} v(t, \delta_t, \tau^V, \tau) \]

\[ \mathcal{L} = \{ \tau : \tau \geq \tau_t^V, E(t, \delta_t, \tau^V, \tau) > 0 \ \forall t < \tau \}. \]

\(^\text{17}\) This assumption is consistent with the bankruptcy court that determines liquidation based on the socially optimal considerations (i.e., not liquidating a firm when there is positive firm value remaining).

\(^\text{18}\) This follows from the argument given in the Appendix following equation (A5).
The time of default in the first-best case is given by

\[ \tau_{t}^{V_B} = \arg \text{ess sup}_{\tau \in \mathcal{L}} v(t, \delta_t, \tau, \tau_{t}^{V_L}) \]

\[ B = \{ \tau : E(t, \delta_t, \tau, \tau_{t}^{V_L}) > 0 \ \forall t < \tau \}. \] (14)

Note that the liquidation time depends on the bankruptcy time (see (13)). Therefore, we find a new value of \( \tau_{t}^{V_L} \) for each trial value of \( \tau_{t}^{V_B} \) at the optimization stage in (14). We then find the equity and debt value maximizing default boundaries using similar expressions.

We make the following three observations regarding the optimization. First, the imposed constraints take into account the case in which the arrears are cleared at \( V_B \) by issuing additional equity. If there is insufficient equity value, then the firm is liquidated. Second, the determination of the optimal liquidation boundary \( V_L \) is similar to the determination of the optimal exercise boundary in American option pricing. The Appendix discusses briefly how the optimization is implemented; further details are given in Broadie and Kaya (2007). Third, while the optimal \( V_B \) is constant due to the time homogeneous setup, \( V_L \) is path dependent because \( \tau_{t}^{V_L} \) depends on the value of the suspended earnings account \( S_t \).

For ease of comparison, we first consider the case of a constant coupon level \( c \) across models. In Section V, we explore the sensitivity of our analysis to the choice of \( c \), discuss debt capacity issues, and present results that correspond to optimal capital structure (i.e., an optimal coupon level \( c \)).

**D. Model of Bankruptcy Proceedings**

Our model is able to capture a number of salient features of bankruptcy proceedings. We explicitly incorporate the automatic stay provision by stopping all the payments to creditors and keeping track of the accumulated interest and earnings. We also parsimoniously capture the spirit behind debtor-in-possession (DIP) financing. The grace period \( d \) does not exactly represent the exclusivity period; rather, it is the length of time that the firm is ultimately allowed to spend in default, potentially after multiple renegotiations of the exclusivity period.\(^{19}\) We allow for senior borrowing, which is typical for DIP financing, via the parameter \( \theta \). This parameter serves a dual role. On the one hand, it is one of the distress costs to bondholders when it is not equal to zero. On the other hand, \( \theta \)'s proximity to zero shows how much arrears are going to be forgiven, which can be interpreted as additional (senior) borrowing.

An important part of the bankruptcy proceedings involves determining who retains control at which stage. Aghion and Bolton (1992) and Dewatripont and Tirole (1994) emphasize the importance of switching control from equity to debt in bad states. Skeel (2003) points out that the recent trend in practice is

\(^{19}\) In Section IV, we explicitly address negotiation over \( d \).
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for creditors to affect more decisions in bankruptcy than provided for in the letter of the bankruptcy law. This happens because creditors use DIP financing and executive compensation as a lever to place new officers on the companies' boards and to provide incentives to executives to complete reorganization in a fast and efficient fashion. We are able to incorporate this feature of the model by choosing both the bankruptcy level \( V^B \) and the grace period \( d \) endogenously.

E. Related Structural Models

Before we proceed with the discussion of the model's properties and implications, we briefly discuss earlier papers that rely on structural models of default. In general, the development of this literature has been driven by the desire to explain empirically observed credit spreads. The conventional wisdom is that structural models tend to underestimate credit spreads. Accordingly, more recent papers introduce additional realistic features that lead to an increase in spreads, while preserving analytical valuations of debt and equity. A model that simultaneously generates these two effects—analytical expressions and increased spreads—is generally deemed to be successful.

Leland (2004) disputes whether this is an appropriate metric. He argues that default probability is a more informative measure than credit spreads for distinguishing different models. In practice, spreads reflect not only the probability and severity of a credit event, but liquidity effects as well.\(^{20}\) Because the extant structural models do not explicitly model liquidity effects, they are expected to fail in matching spreads.

Four recent papers are close in spirit to the issues we study here: Francois and Morellec (2004), Galai, Raviv, and Wiener (2003), Moraux (2002), and Paseka (2003). These papers all make a distinction between default and liquidation. Moreover, each of these papers attempts to capture some dimensions of the bankruptcy code.\(^{21}\)

Francois and Morellec (2004) keep track of the cumulative time the firm spends continuously under the default barrier. When this cumulative time exceeds the grace period \( d \), the firm is liquidated. In their model, the firm cannot be liquidated if the unlevered value of the assets is too low, that is, \( T^r = T^d \wedge \infty \).\(^{22}\) As a result, limited liability may be violated.\(^{23}\) Absent limited liability, the incentives of the creditors are much more closely aligned with those of the debtors. Therefore, it is not surprising that the authors limit themselves to finding the optimal values of \( V^B \) by maximizing the equity value only. As

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\(^{20}\) Here, the notion of liquidity is different from that we use throughout the paper. In the present context, liquidity refers to the ease of trading in the particular bond.

\(^{21}\) In addition, Anderson and Sundaresan (1996) and Mella-Barral and Perraudin (1997) analyze strategic debt servicing behavior of borrowers under costly liquidation.

\(^{22}\) In other words, while Leland (1994) allows only for \( V^a \), Francois and Morellec (2004) allow only for \( V^e \).

\(^{23}\) The authors address this problem by introducing bargaining, which splits up the firm's value, which is nonnegative, between equity and debt at the liquidation state.
we show below, the first best and debt maximization scenarios lead to different implications for optimal bankruptcy decisions and securities values. In the Francois–Morellec model excursions below the default boundary are always associated with implicit forgiving of contractual obligations, that is, $\theta = 0$. The authors, therefore, find that the probability of liquidation decreases with $d$. Furthermore we show below that such an assumption can encourage equity to default even when $\delta > c$. Finally, the authors obtain closed-form solutions for the firm, debt, and equity values only prior to default.

Moraux (2002) attempts to penalize firms for default by keeping track of the cumulative time the firm spends under the default barrier, which makes a difference for multiple bankruptcies. Apart from this feature, his setup is similar to that of Francois and Morellec. In particular, $\theta$ is equal to zero. Moraux is able to find Laplace transforms of values of interest; hence, the values themselves require numerical computation.

Galai et al. (2003) recognize that Moraux’s improvement ignores the severity of default, that is, how far the unlevered firm’s value travels below $V^B$. In their model, $V^B$ is time dependent and exogenous, as in Black and Cox (1976). The firm liquidates when a new state variable, which is effectively the weighted average of the distances from $V_t$ to $V^B$ throughout the entire history of the firm’s defaults, exceeds a certain value. In our model, arrears ($\theta \neq 0$) capture the same effect in a more natural way that is consistent with actual bankruptcy practice. Galai et al. derive partial differential equations and solve them numerically to obtain debt and equity values.

Finally, like our model, Paseka (2003) explicitly recognizes the presence of both default and liquidation boundaries. However, he specifies $V^L$ as an exogenously determined fraction of $V^B$. This may lead to negative values of equity similar to the above-mentioned papers. Paseka focuses on the outcome of the reorganization plan instead of the cash flows during the automatic stay period. The reorganization plan is proposed by equity as soon as $V_t$ reaches a new boundary $V^R > V^B$ and a dynamic bargaining game takes place. In equilibrium the plan is accepted, and the firm exits from bankruptcy debt free. Such a setup effectively gives all of the control to equity holders. As in the other papers, the first–best and debt maximization scenarios are not explored. Finally, the author computes analytical solutions for debt and equity as a function of debt value upon default, $D(\delta^B)$. However, $D(\delta^B)$ and the optimal value of $V^B$ require nontrivial numerical computations.

In summary, these papers make a contribution by considering the time spent in Chapter 11, the role of the exclusivity period and the nature of excursions while in Chapter 11. However, none of the papers (with the exception of Paseka (2003)) considers two separate barriers for default and liquidation, and none of the papers considers the optimal choice of these two boundaries given different objectives. We believe that these issues are at the core of financial distress, because they allow us to assess the value of the bankruptcy option. Endogenous $V^B$ and $V^L$ will tell us how early a firm would liquidate in the Leland (1994) world without bankruptcy, as opposed to our model. This, in turn, will have implications for the values of debt, equity, and the firm overall.
II. First–Best Outcome

In this section, we characterize first–best outcomes, that is, outcomes that maximize total firm value, subject to limited liability, ex ante upon filing for Chapter 11. This is clearly a useful theoretical benchmark. In a later section, we ask how first–best outcomes can be enforced by lenders. Throughout, we use Leland (1994) as the benchmark model corresponding to the case in which only the liquidation option is available to the lenders and borrowers. This approach helps us gain insight into the bankruptcy code’s incremental value added in alleviating liquidity problems. We report all the quantities of interest, such as the optimal default boundary \( V^B \) or the firm value \( v(\delta_t) \), as fractions of the related values implied by the Leland model.

In the discussions that follow, we set the parameters of the model to the following values: \( \sigma = 20\% \), \( \mu = 1\% \), \( r = 5\% \), \( c = 3\% \). The initial conditions are: \( \delta_0 = 4 \) (i.e., \( V_0 = 100 \)), \( A_0 = 0 \), and \( S_0 = 0 \). We vary the costs of being under Chapter 11, denoted by \( \omega \), from 0\% to 2\% and initially set the liquidation cost to \( \alpha = 50\% \) (later we also consider extreme values of 10\% and 90\%).

The debt forgiveness parameter \( \theta \) is set to either 100\% (no forgiveness) or 50\% (half of the arrears are forgiven). We vary the length of the grace period \( d \) that the firm is allowed to spend in Chapter 11 from zero to 10 years. The choice of parameter values is motivated by the discussions in the calibration studies of Huang and Huang (2002) and Leland (2004).

A. Bankruptcy Boundary

The first panel of Figure 3 reports the bankruptcy boundary \( V^B \) as a fraction of the liquidation boundary \( V^L \) in the Leland (1994) model. The rationale is clear: In the Leland world, \( V^B \) is equal to \( V^L \). We would like to determine whether the availability of Chapter 11 induces the firm to stop diluting equity earlier. One of the key implications from the plot is that the equity issuance region is always smaller once the Chapter 11 option is available to the agents.

From the perspective of firm value maximization, the illiquidity problem is sorted out sooner than in Leland (1994) by filing for Chapter 11. The particular choice of the bankruptcy level \( V^B \) will depend on the configurations of the debt forgiveness \( \theta \) and the distress cost \( \omega \). Obviously, when there is no debt reduction (\( \theta = 100\% \)) and no distress costs (\( \omega = 0\% \)), the firm is willing to default early, especially if the grace period \( d \) is sufficiently large to minimize the probability of liquidation.

\[ \text{In the Leland (1994) model the value of } \alpha \text{ that we use implies default costs that depend on the value of } V^L, \text{ of } 65\%. \text{ This number is much higher than those used in the calibration literature (50\%) and reported by empirical studies such as Andrade and Kaplan (1998) (10\% to 20\%). In our model the liquidation level depends on the grace period } d \text{ and will be lower than that in the Leland model in many scenarios. We might still overstate the cost of default in our examples. This would just mean that the benefits of Chapter 11 will be lower in these cases.} \]
Figure 3. Firm value maximization (first-best). These plots correspond to the case in which the bankruptcy boundary is selected to maximize overall firm value (first-best). The panels show the optimal bankruptcy boundary, the firm and equity values, and the credit spread as a percentage of the benchmark Leland (1994) model for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The values of the other parameters are provided in Table I. The straight line in the upper-left plot designates the illiquidity boundary ($\delta_t = c$).

An interesting outcome of the model is that if there are distress costs ($\omega = 2\%$), then the firm chooses to default earlier if some of the debt is forgiven. This happens because the liquidation cost $\alpha$ forces the firm to delay default, that is, moves closer to the Leland model, as in the case $\theta = 100\%$ and $\omega = 2\%$. However, the ability to forgive part of the debt reduces the probability of the firm being liquidated, that is, reduces the probability of incurring liquidation costs, and therefore induces the firm to default earlier.

Since in our model the firm defaults earlier than in the Leland model under many circumstances, this implies that the probability of default is higher than in Leland (the probability of default is determined by both the default boundary, which is different across the models, and the properties of the EBIT generating process (1), which is identical across the models). These probabilities are a big focus in research because many practitioners use Moody’s-KMV EDF (expected default frequency), which is a closely related measure. Hence,
qualitative differences between our model and extant models are potentially important. We explore this issue in greater detail in Section III.B.

B. Firm, Equity, and Debt Values

A natural first question is what happens to the firm’s value once the optimal, or first-best, bankruptcy boundary is selected. To address this question, in Figure 3 we plot the total value of the firm as a fraction of the respective value in the Leland model. We see that the highest firm value is achieved with zero distress cost and partial debt forgiveness. This is not surprising because zero distress cost increases overall firm value (see equation (12)) and debt forgiveness increases the probability of avoiding costly liquidation. The firm values for the cases with no forgiveness (and with no distress cost) or with distress cost (and with forgiveness) are smaller because one of the advantageous components is missing. Finally, the case with no debt forgiveness and with distress cost is the worst, and basically coincides with the Leland benchmark.

As we have discovered, it makes sense for the firm as a whole to invoke Chapter 11 to obtain debt relief before liquidation if the Chapter 11 process is less expensive. However, is this necessarily in the best interests of the lenders? In Figure 3 we plot the values of equity and debt. We see that both equity (debtor) and debt (creditor) benefit from the improvement in the firm’s value. Note, however, that Chapter 11 has the largest impact on bonds as they can be sold at a lower spread.

Since in many of the scenarios, the benefits of the bankruptcy code appear to pass to the lenders under the first-best outcome, we must consider the two incentives implied by this result. First, lenders will have a strong incentive to move to the first best. Second, unless some concessions are given to the equity holders (in the form of debt forgiveness or reduced distress cost), they will not be interested in the first-best outcome. Since total value increases in the presence of the code, lenders will have the right incentives to make such concessions. These observations suggest that the presence of Chapter 11 as an additional outside option may lead to very interesting debt renegotiations. This is clearly an interesting topic for future research.25

We experiment with other, more extreme, values of the liquidation cost. Qualitatively, the same results hold. Interestingly, when the cost is small (α = 10%), liquidation is not a big threat to the firm. As a result, all the values converge to that in Leland, that is, the bankruptcy boundary is very close to the liquidation boundary despite the benefits of Chapter 11. When the liquidation cost is high (α = 90%), all the improvements observed in the base case of α = 50% are even stronger: Chapter 11 is beneficial for a firm with potentially costly liquidation. Last but not least, in the presence of costly liquidation, a long grace period d increases the individual values of debt and equity, and the value of the firm as a whole. This results precisely because the long grace period delays liquidation.

25 See, for example, Anderson and Sundaresan (1996) and Mella-Barral and Perraudin (1997) for models of debt renegotiation.
III. Default, Liquidation, and Values When Decisions Are Made by Debtors or by Lenders

A. Debt, Equity, and Firm Values

So far we analyze the first–best outcome. This is a natural theoretical benchmark for assessing how the outcomes might differ if borrowers or lenders have the ability to choose when to file for Chapter 11 or when to liquidate the firm. In the sequel, we provide a discussion of these issues. We continue with the same parameter configurations that we used in the previous section.

As noted earlier, equity holders have a strong incentive not to follow the first–best outcome as the results under such a scenario mostly favor lenders. Intuitively, in maximizing total value, we select the default boundary $V^B$ such that it is lower than what equity holders might prefer—they would like to file for Chapter 11 sooner to obtain debt relief, especially when the grace period $d$ is long. In fact, if the debt relief is high and the process of Chapter 11 is not too costly, they might file for Chapter 11 even when the EBIT is higher than the promised coupon obligations, that is, the firm is liquid. These observations are confirmed by Figure 4. Note that when the equity value is maximized, the debt value and the overall firm value decline relative to those in Leland (1994). This means that the equity holders have appropriated all the rents associated with the Chapter 11 option.

Clearly, the incentive of debtors to deviate from the first–best outcome can be mitigated by restricting debt relief, as illustrated in Figure 4 (with $\theta = 100\%$ and $\omega = 2\%$). However, this may not be total value maximizing, as noted earlier. Hence, as an alternative, sufficiently small values of $d$ can ensure that the deviations from the first–best are small. However, these remedies make the outside option of filing for Chapter 11 less valuable. A more productive approach is to let the lender take an active role in either deciding when the firm should file for Chapter 11 or taking the reins of the firm once the borrowers decide when to file for Chapter 11. Section IV is dedicated to this latter option. We consider the former option next.

Figure 5 presents debt value maximization results. Comparing this figure to Figure 3, we immediately see that giving creditors full control leads to outcomes that are very similar to first–best. When lenders are in control, the debt value is slightly higher and the equity value is slightly smaller. However, despite being a useful alternative to equity maximization, debt maximization cannot be implemented in practice: as equity holders typically make decisions about filing for Chapter 11.

Nevertheless, as Skeel (2003) points out, in practice creditors are able to influence decision making in distress by placing their officers on the firm’s board and by using executive compensation contracts to align the incentives of managers with theirs. In the next section, we introduce a stylized way to transfer control in bad states.

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26 We assume that debt controls the choice of $V^B$ while $V^c$ is still effectively determined by the limited liability of equity restriction.
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Figure 4. Equity value maximization. These plots correspond to the case in which the bankruptcy boundary is selected to maximize equity value. The panels show the optimal bankruptcy boundary, firm and equity values, and the credit spread as a percentage of the benchmark Leland (1994) model for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The values of the other parameters are provided in Table I. The straight line in the upper-left plot designates the illiquidity boundary ($\delta_t = c$).

B. Term Structure of Default Probabilities

As we observe in Section II, the presence of Chapter 11 increases the probability of default because the new default boundary is above that of Leland (1994). Indeed, the probability that the firm defaults in $t$ years, $P_B(t, \delta_0)$, can be computed as

$$P_B(t, \delta_0) = 1 - P\left( \inf_{0 \leq s \leq t} \delta_s \geq \delta^B | \delta_0 \right)$$

$$= \Phi\left( \frac{-\log (\delta_0/\delta^B) - (\mu + \lambda - 0.5\sigma^2)t}{\sigma \sqrt{t}} \right)$$

$$+ \exp\left( -\frac{2 \log (\delta_0/\delta^B)(\mu + \lambda - 0.5\sigma^2)}{\sigma^2} \right)$$

$$\times \Phi\left( \frac{-\log (\delta_0/\delta^B) + (\mu + \lambda - 0.5\sigma^2)t}{\sigma \sqrt{t}} \right),$$

(15)
Figure 5. Debt value maximization. These plots correspond to the case in which the bankruptcy boundary is selected to maximize debt value. The panels show the optimal bankruptcy boundary, the firm and equity values, and the credit spread as a percentage of the benchmark Leland (1994) model for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The values of the other parameters are provided in Table I. The straight line in the upper-left plot designates the illiquidity boundary ($\delta_B = c$).

where $\mathbb{P}$ is the actual (as opposed to risk neutral) probability measure, $\lambda$ is the equity risk premium (associated with the probability measure switch from $\mathbb{P}$ to $\mathbb{Q}$), and $\Phi(\cdot)$ is the standard normal cumulative distribution function (see Bielecki and Rutkowski (2002) for details). Because in practice one is interested in the actual, not the risk-neutral, probability of default, we introduce the risk premium $\lambda$, which we take to be equal to 4%. In our model, $\delta_B = V^B(r - \mu)$ (see (2)). In the case of Leland, default and liquidation boundaries coincide, and thus $\delta_B = V^L(r - \mu)$.

While formal calibration of the model is beyond the scope of this paper (see Leland (2004) for a relevant exercise), we contrast the term structure of default probabilities implied by our model and by Leland’s model. In particular, we contrast the equity and debt maximization cases in our model. We use the firm’s illiquidity boundary as a starting point ($\delta_0 = c$), and compute the term structures of $\mathbb{P}_B$ for the same parameter configurations. Figures 6 and 7 show the equity and debt maximization cases, respectively.

From the figures we see, perhaps not surprisingly, that the differences between the Leland model and our model are most dramatic when equity is in
Figure 6. Term structure of default probabilities (Equity maximization). This figure shows the term structure of default probabilities, $P_B(t, c)$, in our model and Leland’s (1994) model in the case in which the bankruptcy boundary is selected to maximize the firm’s equity value for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The values of the other parameters are provided in Table I. The horizontal axis shows the default horizon $t$ in years, and the vertical axis shows the probability of default over the corresponding horizon.

control. The only case with similar default term structures occurs when equity receives the harshest penalties for default (no debt forgiveness and the presence of distress costs). Generally, debt maximization aligns the default probabilities with Leland (1994) more closely. The exception, of course, is when equity has to pay the arrears in full and there are no distress costs, causing lenders to default earlier.

Most importantly, irrespective of particular quantitative differences, the $P_B$’s converge to zero as $t$ approaches zero more slowly here than in the case of the Leland model.\textsuperscript{27} This happens because, as we see above, the default boundary is often higher than the default/liquidation boundary in the Leland case, which automatically leads to a higher probability of default according to equation (15).

\textsuperscript{27} There are only two models that rely on alternative mechanisms to generate deviations from zero at any maturity. Zhou (2001) adds a jump component to the unlevered firm value $V$. Duffie and Lando (2001) introduce default uncertainty at short horizons via an additional noise term (representing imprecise accounting information) in the dynamics of $V$. As a result, there is a nonzero probability of default in these models even as the horizon $t$ in (15) approaches zero.
It appears that our model has sufficient flexibility to generate rich patterns of default probabilities. This property is a natural outcome of our attempt to distinguish default from liquidation.28

C. Default versus Liquidation

Our framework enables us to construct more precise measures of the differences between default and liquidation. For instance, one natural question to ask is whether the availability of Chapter 11 affects the chances of eventual liquidation. We can follow the strategy of the previous section and compute the probabilities of liquidation, $P_L$, by replacing $\delta^B$ by $\delta^L$ in (15).

28 Note that other mechanisms, such as continuous finite-term debt rollover in Leland and Toft (1996), can generate a similar effect.
Figure 8. Term structure of liquidation probabilities (Equity maximization). This figure shows the term structure of liquidation probabilities, $P_L(t, \delta_B)$, in our model and Leland’s (1994) model in the case in which the bankruptcy boundary is selected to maximize the firm’s equity value for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The values of the other parameters are provided in Table I. The horizontal axis shows the default horizon $t$ in years, and the vertical axis shows the probability of default over the corresponding horizon.

Similarly to the previous section, Figures 8 and 9 plot $P_L$ in the context of our model and the Leland model for equity and debt maximization, respectively. The probability of liquidation depends on the grace period $d$. Therefore, we restrict ourselves to the most interesting scenarios to avoid clutter. Based on the earlier discussions we set $d = 2$. A natural starting point for $\delta_0$ is the level of EBIT after which scenarios with and without Chapter 11 diverge. This is the point at which the firm files for Chapter 11, that is, $\delta^B$. Hence, we are computing probabilities of liquidation starting at the default boundary.\textsuperscript{29}

From the figures, we can see that the situation is reversed as compared to the default probabilities. Our model implies lower probabilities of liquidation than those of Leland (1994). Hence, in many states of the world, the presence of Chapter 11 helps firms avoid unnecessary liquidation. A longer grace period $d$ would be helpful in reducing $P_L$’s even further.

\textsuperscript{29} This level has no particular meaning in the Leland (1994) model.
Figure 9. Term structure of liquidation probabilities (Debt maximization). This figure shows the term structure of liquidation probabilities, \( P_L(t, \delta B) \), in our model and Leland’s (1994) model in the case in which the bankruptcy boundary is selected to maximize the firm’s debt value for various combinations of debt forgiveness \( \theta \) and distress cost \( \omega \). The values of the other parameters are provided in Table I. The horizontal axis shows the default horizon \( t \) in years, and the vertical axis shows the probability of default over the corresponding horizon.

IV. Transfer of Control Rights

As we note earlier, the intuition for ex post transfer of control has been stressed in the incomplete contracting literature. An alternative to lenders taking over control of the decision to file for Chapter 11 is to give lenders the right of ex post transfer of control once the decision is made by the borrowers to file for Chapter 11. While transfer of control can include many things, we consider a restricted version of transfer in which the lenders decide on the length of the grace period \( d \) once the firm is under Chapter 11. The choice of \( d \) plays off the potential liquidation threat (if \( d \) is chosen to be too small) with the ability to sort out the illiquidity problem through automatic stay and debt relief.\(^3\)

\(^3\) Empirical evidence in Helwege (1999) emphasizes the link between the length of default and bargaining.
Figure 10. Transfer of control rights. We investigate the impact of the transfer of control from equity to debt in bankruptcy. We show the optimal bankruptcy boundary, overall firm value, and the respective optimal grace period $d$ as a function of debt forgiveness $\theta$ for various combinations of the liquidation cost $\alpha$ and distress cost $\omega$. The values of the other parameters are provided in Table I.

Specifically, in our model creditors select the length of the grace period $d$ at the time of default $\tau^V_B$ by maximizing the value of debt. The borrowers determine the default boundary $V^B$ by maximizing the value of equity, taking into account the fact that creditors will be choosing $d$ as described. This design is incentive compatible because the optimal grace period $d$ that one computes ex ante is the same as the grace period selected at time $\tau^V_B$.

Figure 10 plots the bankruptcy boundary $V^B$, optimal value of $d$, and firm value as functions of $\theta$. In addition to the previous parameter configurations, we explicitly report results for three values of the liquidation cost $\alpha$: 10%, 50%, and 90%. As before, when the liquidation cost is low, all values collapse to those in Leland (1994). For this reason, the case $\alpha = 10\%$ is not shown to conserve space.

We restrict the range of possible values of $d$ to the interval $[0, 10]$ due to computational burdens. This restriction occasionally binds as can be seen in the figure. We comment on this later where appropriate.
When the liquidation cost is high, $\alpha = 90\%$, and the forgiveness parameter $\theta$ is below 0.8, the firm’s value is less than that implied by the Leland model. The threat of liquidation is very high for creditors because of the associated high costs. As a result, they are willing to give a long grace period to the debtors in the hope that they will eventually clear bankruptcy.\textsuperscript{32} A long grace period removes the liquidation threat from the debtors, and they act as in the regular equity maximization case. The situation changes when $\theta$ becomes sufficiently high (the amount of forgiven arrears declines). On the one hand, choosing a higher $d$ leads to a greater chance that the firm may emerge solvent with some recovery on the arrears upon emerging from Chapter 11. On the other hand, a larger $\theta$ encourages borrowers to choose a lower boundary for default (see Figure 4), which erodes the residual value upon liquidation for a given $d$, ceteris paribus. As long as there are no distress costs ($\omega = 0\%$), the benefits of staying in Chapter 11 for a long period seem to outweigh the other costs, and a high $d$ is chosen. When $\omega$ is relatively high, lenders prefer to reduce $d$ and rely on the residual value upon liquidation to get their payout.

The most interesting interaction occurs for the intermediate value of $\alpha$. If the amount of forgiven arrears is small, the situation is the same as in the case of high liquidation costs: Avoiding the losses associated with waiting dominates liquidation costs, and, as a result, a small $d$ is selected. When the debt forgiveness is substantial, $\theta \leq 40\%$, and the distress cost is small, $\omega \leq 1\%$, these trade-offs reverse, but the optimal choice of $d$ remains the same because the lenders now choose a small $d$ to limit the size of maximum arrears that can be accumulated. In this case, choosing a small $d$ has the effect of increasing total firm value relative to the Leland case. Thus, even if the first–best outcome is not achieved, there is movement in this direction.

V. Optimal Coupon Rate

The ability of the firm to repay its debt affects the amount it can borrow, and in turn, the optimal capital structure. In our context, the option of Chapter 11 should affect the ability of the firm to borrow, as Acharya, Sundaram, and John (2004) point out. It is easy to introduce tax advantages and identify the optimal level of debt. Following Goldstein et al. (2001), we apply corporate taxes to earnings adjusted for the interest payout, as opposed to reducing the interest payout in proportion to the tax rate. This specification removes the counterintuitive property that increases in taxes lead to increases in equity values. As a result, we have to scale the expression for equity value in (10) by $(1 - \tau)$. Here, $\tau$ represents the effective tax rate, which we assume to be equal to 15% (Leland (2004) motivates this number). The expression for firm value in (12) changes accordingly.

In this section, we first discuss the optimal coupon value from the perspective of creditors. Next, we establish the coupon that optimizes the overall capital

\textsuperscript{32} It is clear from the bottom-right panel of the figure that our implicit restriction on $d$ binds for low values of $\theta$ and for the case $\omega = 0\%$. When $\omega = 0\%$ it is costless for creditors to extend $d$ indefinitely in order to avoid liquidation costs.
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Figure 11. Debt capacity. The figure shows the firm’s debt value as a function of the coupon rate for various combinations of debt forgiveness $\theta$ and distress cost $\omega$ for the case in which the bankruptcy boundary is selected to maximize firm value. We assume a liquidation cost of $\alpha = 50\%$, a grace period of $d = 2$ years, and an effective tax rate of $\tau = 15\%$. The values of the other parameters are provided in Table I. We see that debt capacity corresponding to the coupon rate is higher if the bankruptcy option is available.

structure. Finally, we investigate how the optimal choice of debt affects other security values.

A. Debt Capacity

We start by characterizing debt capacity. In Figure 11, we plot the value of debt for each level of the promised coupon for the fixed grace period $d = 2$ years. Note that the Chapter 11 option increases debt capacity because the firm is able to avoid premature liquidation.

B. Capital Structure

Figure 12 illustrates the debt level that maximizes the overall firm value and reports the specific optimal coupon values $c^*$ in the legend. Two interesting
Figure 12. Optimal capital structure. In this figure, we show overall firm value as a function of the coupon rate for various combinations of debt forgiveness $\theta$ and distress cost $\omega$ for the case in which the bankruptcy boundary is selected to maximize firm value. We assume a liquidation cost of $\alpha = 50\%$, a grace period of $d = 2$ years, and an effective tax rate of $\tau = 15\%$. The values of the other parameters are provided in Table I. We see that the optimal capital structure involves a higher level of debt (corresponding to the optimal coupon rate $c^*$) if the bankruptcy option is available.

Points are worth emphasizing. First, consistent with our previous observations, debt relief or small distress costs lead to higher leverage. Second, equity values are declining in the use of debt and basically coincide with the Leland values despite the different configurations of parameters controlling debt/bankruptcy relief.33

C. Optimal Firm, Equity, and Debt Values

In this section, we evaluate how the coupon selected to maximize firm value affects the relationships among the firm, equity, and debt values in our model. Figure 13 reports the bankruptcy boundary, firm value, equity value, and credit

33 Because of such similarity with the Leland results, we do not provide the respective plots to conserve space. The results are available upon request, or could be deduced from equation (17) in Leland (1994).
The plots correspond to the case in which the bankruptcy boundary is selected to maximize overall firm value (first best) given the coupon is selected to maximize firm value as well. The panels show the optimal bankruptcy boundary, the firm and equity values, and the credit spread as a percentage of the benchmark Leland (1994) model for various combinations of the debt forgiveness \( \theta \) and distress cost \( \omega \). The values of the other parameters are provided in Table I. However, in contrast to Figure 3, every point that corresponds to a different value of the grace period \( d \), is computed based on a different optimal value of the coupon rate \( c \). For consistency, we select both \( V^B \) and \( c \) to maximize firm value.

Two of our main conclusions with respect to the suboptimal coupon rate still hold. First, if Chapter 11 is available, a firm stops diluting equity before the equity value reaches zero and files for bankruptcy. Second, firm value increases relative to the Leland model because the Chapter 11 proceedings are less costly than outright liquidation.

However, there is a difference between this case and the case in which the coupon is assumed to be the same for all parameters: While the bankruptcy boundary for the case \( \theta = 50\% \) and \( \omega = 0\% \) is the highest, it is one of the lower ones in Figure 3. This arises because the typical value of the optimal coupon spreads as a percentage of the respective values in the Leland (1994) model.
(e.g., $c^* = 3.57\%$ when $d = 2$, see Figure 12) is not only larger than the constant value of $3\%$ used before, but it is also much larger than the optimal coupon values for other cases.

D. Default and Liquidation

As a final part of the optimal coupon analysis, we report the default and liquidation probabilities along the lines of the plots in Figures 6 to 9. We use the same parameter combinations, but consider the first–best case, as opposed to equity or debt maximization. Figures 14 and 15 show results for default and liquidation, respectively.

Consistent with the default probabilities in Figures 6 and 7, our model implies a higher probability of default than in Leland. Therefore, this implication of our

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**Figure 14. Probability of default for optimal capital structure.** This figure shows the term structure of default probabilities, $P_B(t, c)$, in our model and in Leland’s (1994) model in the case in which the bankruptcy boundary is selected to maximize firm value for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The grace period is equal to $d = 2$ years. The optimal coupon values, $c^*$, are reported in the plot’s legend. The values of the other parameters are provided in Table I. The horizontal axis shows the default horizon $t$ in years, and the vertical axis shows the probability of default over the corresponding horizon.
Figure 15. Probability of liquidation for optimal capital structure. This figure shows the term structure of liquidation probabilities, $P_L(t, \delta^B)$, in our model and in Leland’s (1994) model in the case in which the bankruptcy boundary is selected to maximize firm value for various combinations of debt forgiveness $\theta$ and distress cost $\omega$. The grace period is equal to $d = 2$ years. The optimal coupon values, $c^*$, are reported in the plot’s legend. The values of the other parameters are provided in Table I. The horizontal axis shows the default horizon $t$ in years, and the vertical axis shows the probability of default over the corresponding horizon.

The model is robust to the same level of debt across the models and to the optimal (and different) level of debt.

As in the earlier figures, the probability of liquidation is lower in our model. However, now the difference between our model and Leland’s model is minimal (one to two basis points). One has to be careful interpreting these results since, as in Figure 13, we are comparing firms with different levels of leverage. One interpretation is that, given the option of Chapter 11, a firm can raise more debt without increasing the liquidation risk.

VI. Conclusion

We present a stylized model of a firm that has risky debt outstanding in its capital structure. The lender and the borrower have the options of filing for
Chapter 11 and liquidating (Chapter 7). Chapter 11 in our model takes into account automatic stay, grace period, and debt relief. We show that the first–best outcome is different from the outcome that obtains when equity chooses the value at which to enter Chapter 11; in the latter case equity holders are able to appropriate value ex post at the expense of debt holders by filing early for Chapter 11. This result is in contrast to Leland (1994), who shows that, with the liquidation option only, the first–best outcome coincides with the equity value maximizing outcome. In our numerical results, the first–best outcome could be restored in large part by giving creditors the right to select the length of the grace period once the firm is taken to Chapter 11 by the equity holders.

Irrespective of who is in control, our model generates probabilities of default that are larger than those in the Leland model. In particular, the probabilities converge to zero more slowly as maturities decline. Interestingly, our model often generates lower probabilities of liquidation as compared to Leland. This implies that Chapter 11 facilitates the recovery of firms from financial distress.

Appendix: Computational Methodology

In this appendix, we outline the computational methodology used to solve the model and generate the results described in the paper. A more detailed treatment is given in Broadie and Kaya (2007), who also describe numerical procedures for solving the models of Leland (1994), Francois and Morellec (2004), and others. One advantage of a numerical approach is the ability to incorporate finite maturity debt, which leads to time-varying liquidation boundaries. Previous analytical solutions rely on constant liquidation boundaries that arise with infinite maturity debt. Another advantage of a numerical approach is the ability to incorporate additional model complexity, for example, automatic stay provisions, arrears payments, grace periods, etc. These model features typically introduce path-dependencies that make analytical solutions difficult, if not impossible. Path dependencies are handled in a backwards-solution procedure by increasing the state space to include variables that record the values of path dependent quantities. Also, a numerical optimization procedure is generally required to determine optimal parameters in debt value, equity value, or firm value maximization.

Specifically, the computational approach is based on a discrete approximation of the unlevered asset value process of the firm. Defining \( \gamma = r - \mu \), equation (2) gives

\[
\frac{dV_t}{V_t} = (r - \gamma) dt + \sigma dW_t(Q).
\]  

(A1)

This is the same representation as the Black–Scholes model for a stock price that pays dividends at a constant rate \( \gamma \). Equation (A1) can be discretized in many ways. For illustration, we will use the standard binomial lattice approximation of Cox, Ross, and Rubinstein (1979). Starting from an asset value of \( V \) at time \( i\Delta t \), the asset value is \( V_h = hV \) with probability \( q \) and \( V_l = lV \) with
probability $1 - q$ at time $(i + 1)\Delta t$. The up move multiple $h$ is $e^{\sigma \sqrt{\Delta t}}$, the down-move multiple is $l = 1/h$, and the risk-neutral probability of an up-move is $q = (b - l)/(h - l)$, where $b = e^{(r - \gamma)\Delta t}$. At each node $V$ additional information is recorded, including the debt value $D$, the equity value $E$, the firm value $v$, and other state variables as needed.

A generic binomial step involves moving from known equity, debt, and firm values at time $(k + 1)\Delta t$ to their respective values at the previous time $k\Delta t$, for example,

\begin{align*}
E &= e^{-r\Delta t}[qE_h + (1 - q)E_l] \\
D &= e^{-r\Delta t}[qD_h + (1 - q)D_l] \\
v &= e^{-r\Delta t}[qv_h + (1 - q)v_l].
\end{align*}

(A2)

These generic equations need to be modified to account for specific model features, for example, coupon payments, limited liability of equity, etc. To illustrate, suppose the debt coupon payment at each time $0, \Delta t, 2\Delta t, \ldots, n\Delta t$ is $c/\Delta t$ on a bond with a face value of $P$ that matures at finite time $T = n \Delta t$.\(^{34}\) Suppose further that the cash flow (dividends) produced by the assets of the firm in each time period of length $\Delta t$ is $V_t(e^{\gamma \delta t} - 1)$. By a slight abuse of notation, we will call this value $\delta_t$. At the bond maturity, the cash flows and the debt, equity, and firm values are known. Thus, for all nodes $V_T$ at time $T$ we have

\begin{align*}
\text{If } V_T + \delta_T &\geq c\Delta t + P: & E &= V_T + \delta_T - c\Delta t - P \\
& & D &= c\Delta t + P \\
& & v &= V_T + \delta_T.
\end{align*}

(A3)

\begin{align*}
\text{If } V_T + \delta_T &< c\Delta t + P: & E &= 0 \\
& & D &= (1 - \alpha)(V_T + \delta_T) \\
& & v &= (1 - \alpha)(V_T + \delta_T).
\end{align*}

In the first case, the firm is solvent at maturity; in the second case the firm is liquidated and a liquidation cost of $\alpha(V_T + \delta_t)$ is incurred.

At nodes prior to time $T$, equity, debt, and firm values are determined. We first illustrate the case in which limited liability is considered, but Chapter 11 features are ignored. Since liquidation is determined by the value of equity, we begin by computing the present value of equity ignoring any liquidation event, $\tilde{E}$:

\begin{align*}
\tilde{E} &= e^{-r\Delta t}[qE_h + (1 - q)E_l].
\end{align*}

(A4)

No liquidation occurs if the present value of equity $\tilde{E}$ plus current dividends are sufficient to make the bond coupon payment; otherwise, liquidation occurs.

\(^{34}\) A consol (infinite maturity) bond is approximated by taking $T$ to be large and modifying the boundary conditions in equation (A3) accordingly. In our computations we let $T = 200$ and we verify that the results do not differ appreciably for even larger values of $T$. 
Hence, the basic recursion is modified to

\[
\text{If } \tilde{E} + \delta_t \geq c \Delta t : \quad E = \tilde{E} + \delta_t - c \Delta t \\
D = c \Delta t + e^{-r \Delta t} [q D_h + (1 - q) D_l] \\
v = \delta_t + e^{-r \Delta t} [q v_h + (1 - q) v_l].
\]

\[
\text{If } \tilde{E} + \delta_t < c \Delta t : \quad E = 0 \\
D = (1 - \alpha)(V_t + \delta_t) \\
v = (1 - \alpha)(V_t + \delta_t).
\]

(A5)

This recursion is continued working backwards until time zero.

Note that the equity value can be written as \(\max(\tilde{E} + \delta_t - c \Delta t, 0)\), that is, the maximum of continuation and stopping values, as seen from the perspective of equity holders. The equity value is seen as the value of an optimal stopping problem and the smooth pasting condition obtains in the limit as \(\Delta t\) goes to zero. See Dixit and Pindyck (1994, pp. 130–132) for an elementary derivation of the smooth pasting condition in optimal stopping problems. Leland (1994) uses the smooth pasting condition to derive a formula for the optimal liquidation boundary in his model.

The binomial approach offers an alternative proof that the liquidation boundary that maximizes firm value subject to the limited liability constraint also maximizes equity value. To see this, consider the terminal time \(T\) in the case \(V_T + \delta_T < c \Delta t + P\) (see equation (A3)). If the firm is liquidated, then \(v = (1 - \alpha)(V_T + \delta_T)\) and \(E = 0\). However, if the firm is not liquidated then \(v = V_T + \delta_T\) and \(E = V_T + \delta_T - c \Delta t - P < 0\). The equity value can be written as the maximum of the continuation value \((V_T + \delta_T - c \Delta t - P)\) and the stopping value \((0)\). The firm value can trivially be written as the maximum of the continuation value \((V_T + \delta_T)\) and the stopping value \((1 - \alpha)(V_T + \delta_T)\) subject to the limited liability constraint. In other words, the action that maximizes equity value also maximizes firm value subject to the limited liability of equity constraint. A similar statement holds at time \(T\) in the case \(V_T + \delta_T \geq c \Delta t + P\).

Now consider any earlier time \(t\) and proceed by induction. In the case \(\tilde{E} + \delta_t \geq c \Delta t\) (see equation (A5)), if the firm is liquidated, then \(v = (1 - \alpha)(V_t + \delta_t)\) and \(E = 0\). If the firm is not liquidated, then \(v = V_t + \delta_t\) and \(E = \tilde{E} + \delta_t - c \Delta t > 0\). The equity value can be written as the maximum of the continuation value (a positive value) and the stopping value \((0)\), where the continuation decision maximizes equity value. In this case, the continuation decision also maximizes firm value subject to the limited liability constraint. Similarly, at time \(t < T\) in the case \(\tilde{E} + \delta_t < c \Delta t\), if the firm is not liquidated, then \(v = V_t + \delta_t\) and \(E = \tilde{E} + \delta_t - c \Delta t < 0\). If the firm is liquidated, then \(v = (1 - \alpha)(V_t + \delta_t)\) and \(E = 0\). The equity value can be written as the maximum of the continuation value (a negative value) and the stopping value \((0)\), where the stopping decision maximizes equity value. In this case, the stopping decision also maximizes firm value subject to the limited liability constraint.
Thus, in the binomial model, at all times in all states, the action that maximizes equity value also maximizes firm value subject to the limited liability of equity constraint. The same result holds when Chapter 11 proceedings and distress costs are included in the model (apply the same arguments as above to the equations in Section 5 of Broadie and Kaya (2007)).

The liquidation boundary (i.e., nodes at which the transition from $\tilde{E} + \delta_t \geq c/\Delta t$ to $\tilde{E} + \delta_t < c/\Delta t$ occurs) is determined endogenously by this procedure. For finite maturity bonds the liquidation boundary is time dependent. This numerical procedure can also handle discrete coupon payments and multiple debt instruments.

When modeling Chapter 11 proceedings, additional information needs to be recorded at each node in the binomial lattice to track (1) the coupon payments accumulated in the arrears account, (2) the cash accumulated in the suspended earnings account, and (3) the time spent in bankruptcy. However, with constant coupon payments, knowledge of the time spent in bankruptcy is enough to deduce the coupon payments accumulated in the arrears account. Thus, only two additional state variables are required.

The state variable $\ell$ is used to determine the firm’s location on the grid over the time spent in bankruptcy: $[0, \Delta t, 2\Delta t, \ldots, m\Delta t]$. For simplicity we assume that $m$ is an integer, but it is not difficult to relax this assumption. The grace period expires when $m\Delta t = d$ and the firm is liquidated. The state variable $S$ is used to track the suspended earnings. In practice, it is discretized and can take values in $[0, \bar{S}/M, 2\bar{S}/M, \ldots, \bar{S}]$, where $\bar{S} = V^B(e^{\gamma \Delta t} - 1)m\Delta t$ is an upper bound on the value that $S$ can take and $M$ is an integer that determines the size of the $S$ grid.

At an asset value node $V$ at time $k\Delta t$, the equity value of the firm depends not only on $V$, but also on $\ell$ and $S$. Suppose $\ell = i\Delta t$ and $S = j\bar{S}/M$. In this case, we denote the equity value by $E[i, j]$. Similarly, the debt and firm values are denoted by $D[i, j]$ and $v[i, j]$, respectively. The recursions developed earlier are modified to take into account the current state $(V, i, j)$ and the possible transitions at time $(k + 1)\Delta t$. In the next period, $\ell$ can change to either $(i + 1)\Delta t$ (remain in bankruptcy) or 0 (bankruptcy is cleared), where both are exact grid values. However, $S$ can change from $j\bar{S}/M$ to values that are not integer multiples of $\bar{S}/M$ (i.e., are not contained in the grid of $S$ values), and interpolation is required.

When Chapter 11 proceedings are included in the model, liquidation may occur when the time spent in default exceeds the grace period. When this constraint is binding, the smooth pasting condition does not hold, even in the limit as $\Delta t$ goes to zero. However, the numerical procedure can be used to determine the (path-dependent) liquidation region.

There are many cases to consider in developing the recursions. For example, one case is that the firm is currently above the bankruptcy boundary and makes a transition into the bankruptcy region. Another case is that the firm is in bankruptcy and stays in bankruptcy the next period. The details of the recursions, example computations, and convergence results are given in Broadie and Kaya (2007). This paper also discusses the optimization
procedure used to determine the $V^B$ that maximizes debt, equity, or firm values.

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