

This is a repository copy of *Is there a paradox of pledgeability?*.

White Rose Research Online URL for this paper:

<https://eprints.whiterose.ac.uk/160515/>

Version: Accepted Version

Article:

Bernhardt, Dan, Koufopoulos, Kostas and Trigilia, Giulio (2020) *Is there a paradox of pledgeability?* *Journal of Financial Economics*. pp. 606-611. ISSN 0304-405X

<https://doi.org/10.1016/j.jfineco.2020.05.003>

Reuse

This article is distributed under the terms of the Creative Commons Attribution-NonCommercial-NoDerivs (CC BY-NC-ND) licence. This licence only allows you to download this work and share it with others as long as you credit the authors, but you can't change the article in any way or use it commercially. More information and the full terms of the licence here: <https://creativecommons.org/licenses/>

Takedown

If you consider content in White Rose Research Online to be in breach of UK law, please notify us by emailing eprints@whiterose.ac.uk including the URL of the record and the reason for the withdrawal request.

Is there a paradox of pledgeability? *

Dan Bernhardt¹, Kostas Koufopoulos², and Giulio Trigilia³

¹*University of Illinois and University of Warwick*

²*University of York*

³*University of Rochester*

May 4, 2020

Abstract.

We show that in the limited-commitment framework of Donaldson, Gromb, and Piacentino (2019), firm value always increases in the fraction of cash flows that can be pledged as collateral. That is, pledgeability increases investment efficiency and relaxes a firm's financing constraint. We derive this conclusion using the same contracts considered by the authors and generalize the result to an arbitrary number of states. We also show that the first best can always be implemented by a nonstate-contingent secured debt contract, which differs from the ones they consider.

Key words: Collateral, Secured debt, Pledgeability

JEL classification: G21, G32, G33, G38

*We thank the editor (Darrell Duffie), Michael Gofman, Alan Moreira, Christian Opp, Michael Raith, Pavel Zryumov, and two anonymous referees for helpful suggestions. All errors are our own. Contact information for authors: Dan Bernhardt, Department of Economics, University of Illinois, Urbana, IL, 61801. Email: danber@illinois.edu. Phone: (217) 244-5708. Kostas Koufopoulos, Department of Economics and Related Studies, Heslington, York, YO10 5DD, UK. Email: kostas.koufopoulos@york.ac.uk. Phone: +441904321713. Giulio Trigilia, Simon Business School, University of Rochester, Rochester, NY, 14627. Email: giulio.trigilia@simon.rochester.edu. Phone: (585) 434-9904.

1 Introduction

Do firms benefit from having access to a wider set of assets that can be pledged as collateral? The canonical view is that greater cash flow pledgeability should relax a firm’s financing constraint, thereby benefiting firms,¹ which is consistent with the empirical findings of [Campello and Larrain \(2016\)](#), [Cerqueiro, Ongena, and Roszbach \(2016\)](#), [Calomiris, Larrain, Liberti, and Sturgess \(2017\)](#), [Mann \(2018\)](#), and [Aretz, Campello, and Marchica \(2020\)](#). However, [Vig \(2013\)](#) shows that greater pledgeability led to an inefficient liquidation bias in India, while [Acharya, Amihud, and Litov \(2011\)](#) present cross-country evidence that pledgeability is associated with an excessive reduction in corporate risk taking. Therefore, in light of the tremendous expansion of collateralizable assets in the US and abroad in recent years, it has become important to identify and understand the theoretical conditions under which greater pledgeability can harm a firm.

[Donaldson, Gromb, and Piacentino \(2019\)](#) (henceforth DGP) develop a dynamic model in which collateral (i) provides property rights that accrue to a secured creditor upon default and (ii) gives an initial creditor the right of exclusion, preventing a subsequent creditor from seizing the collateral. DGP identify what they term an inefficient collateral rat race that ensues when only a fraction of the firm’s assets can be pledged as collateral. In this case, the demand for collateral from the initial creditors can be so high that it encumbers the assets, creating a collateral overhang that may inefficiently constrain future borrowing and investments. This is because if the initial creditor does not collateralize at least partially, it is too easy for a future borrower to fund new (possibly negative net present value) projects using collateralized credit that severely dilutes the claims of the initial creditor.

Does it follow from this analysis that being able to pledge a greater fraction of its cash flows may harm a firm? If so, then as DGP’s abstract highlights: “policies aimed at increasing the supply of collateral can backfire, triggering an inefficient collateral rat race.”² To provide intuition, DGP present a motivating example with two scenarios: a low-pledgeability case, in which the first best is implemented, and a high-pledgeability case in which—supposedly—it is not. This analysis suggests that, counterintuitively, increasing the share of cash flows that a firm can pledge as collateral can make it worse off.

Our paper shows that, in fact, firms can never be hurt by having access to more

¹See, for instance, the discussion in [Tirole \(2010\)](#), chapter 3.

²DGP return to this inefficiency theme. For example, in paragraph 2 they say: “greater availability of collateral can have adverse effects, triggering an inefficient collateral rat race...”; later, they add “Our analysis suggests that upholding the absolute priority of secured debt as such can lead to inefficient investment.”; and in Section 4.5 they stress that “While collateral can help restore efficiency by protecting creditors against inefficient dilution, it can also create inefficiencies by preventing efficient borrowing.”

pledgeable cash flows in DGP’s setting. The intuitive extends beyond their two-state setting and its validity does not require any of their parametric assumptions. To see the logic, consider the effect of an increase in a firm’s pledgeable assets. Regardless of whether the firm was investing efficiently before, absent informational asymmetries, having access to more collateral has an option value that cannot hurt. The firm can always increase the amount of secured debt issued at date zero to offset the increase in pledgeability, if this is needed to impede the financing of negative NPV projects. If not needed, the firm might be able to exploit the greater pledgeability to free some collateral needed to take on future positive NPV projects. Either way, pledgeability does not harm a firm.

We complete our analysis by showing that an alternative, non-state-contingent, debt contract can implement the first best for all parameter values. This contract is designed so that the required collateral falls with the scale of future investments. Our findings suggest that future investigations of the conditions under which pledgeability might hurt a firm should explicitly consider informational asymmetries between the firm and its investors.

In an extension, DGP relax the equivalence between pledgeable and collateralizable assets assumed in their core model. Specifically, Section 4.7 assumes that a fraction of pledgeable assets cannot be used as collateral. DGP then argue that high collateralizability may be associated with underinvestment. In Appendix A we show that this requires the cash flows of negative NPV projects to be more collateralizable than those of positive NPV ones. If the fraction of cash flows that is collateralizable is project-independent—as is assumed to hold for pledgeability—then increased collateralizability can only help a firm.

2 The motivating example

To provide intuition, DGP first give an example in which a firm requires external debt finance to pursue investment projects at dates 0 and 1, where the date 0 project has a positive NPV but the date 1 project has a negative NPV. They show that when the fraction θ of cash flows that can be pledged is low, unsecured debt can then be used to finance the positive NPV date 0 project, as it does not leave enough pledgeable assets to fund the negative NPV date 1 project.

In this example, the positive NPV date 0 project costs 200 and pays 600 at date 2. The negative NPV date 1 project costs 500 and pays 400 at date 2. When pledgeability is low (e.g., $\theta = \frac{2}{5}$), the date 0 project can be funded with unsecured debt without being concerned that the date 1 project will be undertaken, because there is not enough total pledgeable cash flow to cover its cost: $\frac{2}{5}(600+400) = 400 < 500$. When pledgeability rises

to $\theta = \frac{1}{2}$, the date 0 project must be financed using some secured debt, as now the total pledgeable cash flow covers the cost of the date 1 project: $\frac{1}{2}(600+400) = 500$. As a result, a date 1 creditor C_1 would be willing to lend if the date 0 project were funded with unsecured debt. However, DGP observe that if at date 0 the firm issued fully secured debt—i.e., debt fully backed by collateral—then at date 1 the inefficient investment is prevented. Because the date 0 debt is riskless, competition in the credit market pushes its face value to 200. Thus, debt can be backed by $\sigma = \frac{2}{3}$ of project 0’s pledgeable cash flow, as $\frac{2}{3}\frac{1}{2}600 = 200$. Once the date 0 creditor C_0 has priority, a date 1 creditor C_1 is unwilling to lend.

DGP then ask, “But what if project 1 were unexpectedly good, with payoff 550?” This payoff exceeds its 500 cost—can it be financed? The answer is that, when $\theta = \frac{1}{2}$ and $\sigma = \frac{2}{3}$, there is not enough pledgeable cash flow net the repayment to a date 1 creditor to cover its cost: $\frac{1}{2}(600 + 550) - 200 = 375 < 500$. By fully collateralizing project 0, the borrower cannot pledge enough to finance its positive NPV project at date 1. That is, the collateral overhang results in an inefficient outcome. As DGP put it, “By collateralizing its debt to C_0 , [the Borrower] B has encumbered its assets and cannot pledge enough to C_1 to finance a positive NPV project. There is a collateral overhang.”

This presentation suggests that inefficient investment might be an equilibrium outcome. In fact, it is not. As [Donaldson, Gromb, and Piacentino \(2020\)](#) acknowledge in a response, “not everything [that the example] describes would happen in an equilibrium”, and the solution presented “cannot be part of an equilibrium with rational expectations.” Following the logic of DGP’s later equilibrium characterization (in their Corollary 2), we observe that full collateralization of $\sigma = \frac{2}{3}$ of the pledgeable cash flows from project 0 is not needed to discourage the funding of the negative NPV project. Indeed, securing any fraction $\sigma' \in (0, \frac{1}{4}]$ achieves the optimum: (i) it prevents investment if the date 1 project has a negative NPV, because $\frac{1}{2}((1 - \sigma')600 + 400) < 500$; and (ii) it enables investment if the date 1 project has a positive NPV, because $\frac{1}{2}((1 - \sigma')600 + 550) \geq 500$. As a result, *the collateral rat race has no effect on efficiency* in this example, and the counterintuitive outcome in which increasing pledgeability hurts a firm does not arise. Our paper shows that it never does.³

³Our solution to the example follows from the fact that a necessary condition detailed in DGP’s Corollary 2 for an inefficient outcome to obtain in equilibrium does not hold in the example. The condition requires that the investment in the positive NPV date 1 project (i.e., 500) exceeds that in the negative NPV date 1 project (also 500) plus θ times the difference in the two projects’ cash flows $550 - 400 = 150$. Thus, for an inefficient outcome to arise, one needs $500 \geq 500 + \theta 150$, which is violated by all $\theta > 0$.

3 Setup

There are three dates ($t = 0, 1, 2$) and one consumption good dubbed cash. A borrower B has no cash but has access to two investment projects: one at $t = 0$ and one at $t = 1$. The date 0 project requires investment $I_0 > 0$ at $t = 0$ to generate X_0 for sure at $t = 2$. At date 1, a state $s \in \{H, L\}$ realizes, where $p := \Pr[s = H]$ is the probability of a high state. In state s , B can invest in a project that requires borrowing I_1^s and delivers X_1^s for sure at date 2. The state L project has a negative NPV and is inefficient to fund, while the state H project has a positive NPV and is efficient to fund.

B can raise financing from a competitive credit market at each date. In particular, B can make a take-it-or-leave-it offer to a set of competitive financiers at dates $t = 0, 1$. There is no discounting, all agents are risk neutral and consume only at date 2, and there are no informational asymmetries at any date. The final cash flow is $X := i_0 X_0 + i_1^s X_1^s$, for $i_0 \in \{0, 1\}$ and $i_1^s \in \{0, 1\}$. Here, $i_0 = 0$ means that there is no investment at date 0, and $i_1^s = 0$ means that there is no investment at date 1 in state s .

There are two frictions. First, a fraction $1 - \theta$ of the final cash flow X is not pledgeable. That is, B can always divert this fraction of the final project payoffs. Second, at date 0, B cannot credibly constrain its future investment and financing actions—a form of limited commitment that DGP term ‘nonexclusivity’.

DGP also exogenously constrain the set of admissible contracts. Specifically, DGP assume that if a security is backed by a fraction σ of the pledgeable cash flow θX so that the value of the collateral is $\sigma \theta X$, then that fraction σ cannot depend on the state of the world s , even though this state is observable and verifiable by all parties ex post. When $\sigma = 1$, all pledgeable cash flows θX are used as collateral. Our Proposition 1 will show that this restriction does not preclude the use of a secured debt contract indexed on investment that implements the first best for all parameter values.

Assumptions. DGP impose five restrictions on model parameters:

- A1. Project 0’s pledgeable payoff in state L alone exceeds its investment cost: $I_0 < (1 - p)\theta X_0$, which implies that $I_0 < X_0$. Thus, a creditor is willing to lend at date 0 if she anticipates no dilution in state L .
- A2. Project 1’s NPV is positive in state H but not in state L : $X_1^H - I_1^H > 0 > X_1^L - I_1^L$.
- A3. The pledgeable cash flow fails to cover the investment needed at date 1 in all states: $\theta(X_0 + X_1^s) < I_0 + I_1^s, \forall s$. Thus, B may be unable to fund Project 1 in state H .

A4. Project 1's nonpledgeable payoff is not too small: $(1 - \theta)X_1^L > \theta X_0 - I_0$. Thus, B has an incentive to undertake Project 1 even in the negative NPV state L .

A5. Project 1's cost is not too high: $I_1^H < \theta(X_0 + X_1^H)$. That is, there is enough pledgeable total cash to fund Project 1 in the positive NPV state H .

DGP then observe that for a *collateral rat race* to result in a *collateral overhang*—i.e., an inefficient outcome—two further conditions need to be met:

A6. The pledgeable cash flows are high enough to fund Project 1 in the negative NPV state L : $\theta \geq \theta^* := \frac{I_1^L}{X_0 + X_1^L}$. Thus, a date 0 creditor is not willing to lend unsecured.

A7. Project 1's cost in state H is large enough: $I_1^H \geq I_1^*(\theta) := I_1^L + \theta(X_1^H - X_1^L)$. Thus, the date 0 collateralization demand makes financing Project 1 in state H impossible.

4 Results

Assumption A2 asserts that the project has positive a NPV in state H , but a negative NPV in state L , making the problem interesting. Lemma 1 shows that if A2 holds, then A7 can be satisfied by some θ only if $X_1^H > X_1^L$, which we henceforth assume.

Lemma 1. If $X_1^H \leq X_1^L$, then A7 and A2 do not simultaneously hold for any $\theta \in [0, 1]$.

Proof: If $X_1^H < X_1^L$, then $I_1^H \geq I_1^* \iff \theta \geq \frac{I_1^L - I_1^H}{X_1^L - X_1^H}$. The condition can be satisfied by some $\theta \in [0, 1]$ only if $\frac{I_1^L - I_1^H}{X_1^L - X_1^H} \leq 1$ or, equivalently, only if $I_1^L - X_1^L \leq I_1^H - X_1^H$. However, from A2, $I_1^L - X_1^L > 0 > I_1^H - X_1^H$, which yields a contradiction. Finally, if $X_1^H = X_1^L = X_1$, then A7 reads $I_1^H \geq I_1^L$. However, A2 requires $I_1^H < X_1 < I_1^L$, a contradiction. \square

By Lemma 1, A7 can be rewritten as an upper bound on θ . That is, for a collateral overhang (i.e., an inefficient outcome) to arise, pledgeability cannot be too high:

$$\text{A7'}. \quad \theta \leq \hat{\theta} := \frac{I_1^H - I_1^L}{X_1^H - X_1^L}.$$

We next show that Assumptions A1, A3, A4, and A5 can be rewritten as representing an upper and a lower bound on the set of feasible pledgeability levels θ :

Lemma 2. Conditions A1, A3, A4, and A5 can be rewritten compactly as $\theta \in (\underline{\theta}, \bar{\theta})$, where

$$\underline{\theta} := \max \left\{ \frac{I_0}{(1-p)X_0}, \frac{I_1^H}{X_0 + X_1^H} \right\} > 0 \quad \text{and} \quad \bar{\theta} := \min \left\{ \frac{I_0 + I_1^H}{X_0 + X_1^H}, \frac{I_0 + X_1^L}{X_0 + X_1^L} \right\} < 1. \quad (1)$$

Proof: From A2, $X_1^L < I_1^L$, so A4 implies that A3 never binds in state $s = L$. We then rewrite A1 as $\theta > \frac{I_0}{(1-p)X_0}$, A3 as $\theta < \frac{I_0 + I_1^H}{X_0 + X_1^H}$, A4 as $\theta < \frac{I_0 + X_1^L}{X_0 + X_1^L}$, and A5 as $\theta > \frac{I_1^H}{X_0 + X_1^H}$. That $\underline{\theta} > 0$ and $\bar{\theta} < 1$ follows immediately from A1-A5. \square

Equilibrium allocation and implementation. DGP summarize the equilibrium outcomes and their implementation using secured and unsecured debt in a corollary:

Corollary 2 (DGP). The equilibrium outcome is as follows.

1. If $\theta < \theta^*$, the first best is attained. At date 0, B borrows unsecured. At date 1, B borrows secured in state H and does not borrow in state L .
2. If $\theta \geq \theta^*$ and $I_1^H < I_1^*$ the first best is attained. At date 0, B borrows partially secured. At date 1, B borrows secured in state H and does not borrow in state L .
3. If $\theta \geq \theta^*$ and $I_1^H \geq I_1^*$, the first best is not attained due to the collateral rat race and the collateral overhang. At date 0, B borrows secured with face value I_0 . At date 1, B does not borrow in state H or state L .

The third case, where a collateral overhang arises, provides the foundation of DGP's contribution, as detailed in their abstract: "Creditors thus require collateral for protection against possible dilution by collateralized debt. There is a collateral rat race. But collateralized borrowing has a cost: it encumbers assets constraining future borrowing and investment. There is a collateral overhang. Our results suggest that policies aimed at increasing the supply of collateral can backfire, triggering an inefficient collateral rat race."

The statement of the corollary could easily lead a reader to conclude that this inefficiency arises when pledgeability is high. However, recall that $I_1^*(\theta) := I_1^L + \theta(X_1^H - X_1^L)$ and so as θ changes both of the inequalities in Corollary 2 are affected. Alternatively, one could use Lemma 1 and A7' to rewrite Corollary 2 in terms of $\hat{\theta} = \frac{I_1^H - I_1^L}{X_1^H - X_1^L}$ instead:

Corollary 2 (content restated). The equilibrium outcome is as follows.

1. If $\theta \leq \hat{\theta}$, then the date 0 creditor C_0 lends fully secured and there is no investment at date 1, regardless of whether the state is high or low.
2. If $\theta > \hat{\theta}$, then C_0 lends partially secured, with collateral σ set such that $\theta(1-\sigma)X_0 = I_1^H - \theta X_1^H$. B borrows (secured) at date 1 in state H and does not borrow in state L , so the first best attains.

Proof: Rewrite A7 as $I_1^H \geq I_1^L + \theta(X_1^H - X_1^L)$, and rewrite A5 as $I_1^H < \theta(X_0 + X_1^H)$. It follows that A7 can hold only if $\theta(X_0 + X_1^H) > I_1^L + \theta(X_1^H - X_1^L)$. Rewriting this as

$\theta > \frac{I_1^L}{X_0 + X_1^L} = \theta^*$, it is clear that A6 always holds. As a result, the case where $\theta \geq \theta^*$ and $I_1^H \geq I_1^*$ corresponds to $\theta \leq \hat{\theta}$. Next, note that a partially secured debt contract with collateral σ set to equate $\theta(1 - \sigma)X_0 = I_1^H - \theta X_1^H$ always implements the first best, when $\theta < \hat{\theta}$. This contract enables the financing of the good project, as the good project requires exactly $\theta(1 - \sigma)X_0$, which is the remaining collateral from the date 0 project. Moreover, the contract prevents the financing of the bad project at date 1, as the bad project requires $I_1^L - \theta X_1^L > I_1^H - \theta X_1^H = \theta(1 - \sigma)X_0$, where the first inequality follows from the fact that $I_1^L - \theta X_1^L > I_1^H - \theta X_1^H \iff \theta > \hat{\theta}$. It follows from A1 that a date 0 lender breaks even under such a contract, establishing the equivalence argument. \square

The restated Corollary 2 paints a different picture of the relation between pledgeability and investment efficiency. The restated corollary suggests that pledgeability may benefit rather than harm a firm. Theorem 1 confirms that this conjecture is true.

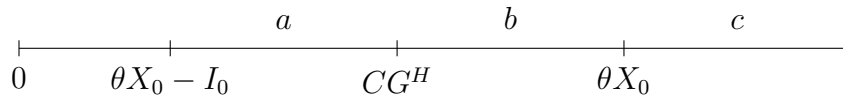
Theorem 1. Firm value always weakly increases with pledgeability θ . In particular,

1. If $\theta^* \geq \bar{\theta}$, then the first best is implemented for every θ ;
2. If $\theta^* \in (\underline{\theta}, \bar{\theta})$, then $\theta > \hat{\theta}$ for all $\theta \in (\underline{\theta}, \bar{\theta})$, so the first best always obtains;
3. If $\theta^* \leq \underline{\theta}$, then there are three subcases:
 - (a) If $\hat{\theta} \leq \underline{\theta}$, then the first best is implemented for every θ ;
 - (b) If $\hat{\theta} \geq \bar{\theta}$, then the first best is *never* implemented for any θ ;
 - (c) If $\hat{\theta} \in (\underline{\theta}, \bar{\theta})$, the first best is not implemented for $\theta \leq \hat{\theta}$, but it is for $\theta > \hat{\theta}$.

Proof: Case 1. Follows from Corollary 2 (DGP): if $\theta^* \geq \bar{\theta}$, then A6 is violated for all θ . Case 2. Rewrite A7 as $I_1^H - \theta X_1^H > I_1^L - \theta X_1^L$. If $\theta^* \in (\underline{\theta}, \bar{\theta})$, there must exist some degree of pledgeability $\theta \in (\underline{\theta}, \theta^*)$. From A6, $\theta < \theta^*$ if and only if $\theta < \frac{I_1^L}{X_0 + X_1^L}$. Because $X_0 + X_1^L > 0$, we can rewrite this inequality as $I_1^L - \theta X_1^L > \theta X_0$. Moreover, A5' requires $\theta > \frac{I_1^H}{X_0 + X_1^H}$, which we rewrite as $\theta X_0 > I_1^H - \theta X_1^H$. Combining the two inequalities yields $I_1^L - \theta X_1^L > \theta X_0 > I_1^H - \theta X_1^H$, which contradicts A7. Finally, if A7 is violated for $\theta < \theta^*$, then it follows that it is also violated for every $\theta' > \theta^*$, concluding the proof for Case 2. Case 3a follows from Corollary 2 (DGP): if $\hat{\theta} \leq \underline{\theta}$, A7 is violated for all θ . Case 3b follows from Corollary 2 (DGP): if $\hat{\theta} \geq \bar{\theta}$ and $\theta^* \leq \underline{\theta}$, A6 and A7 hold for all θ . Case 3c follows from the fact that when $\hat{\theta}$ is interior and $\theta^* \leq \underline{\theta}$, then A6 and A7 jointly hold for a low $\theta \leq \hat{\theta}$ (in which case we do not get the first best), while A7 is violated for every $\theta > \hat{\theta}$ (in which case we get the first best). \square

Theorem 1 shows that one cannot make a firm better off by reducing the pledgeability θ of its cash flows. The key condition used in the proof is A5, which states that there is enough pledgeable cash in the high state at date 1 to invest in the positive NPV project if date 0 creditors lend unsecured. The proof establishes that if the threshold θ^* satis-

Fig. 1. The collateral gaps argument



fies conditions A1-A5 (i.e., if $\theta^* \in (\underline{\theta}, \bar{\theta})$), then it is not possible for A7 to hold. Thus, $\theta^* \in (\underline{\theta}, \bar{\theta})$ is incompatible with the final case in Corollary 2, where greater pledgeability can possibly hurt a firm. Relaxing A5 would not change the result. If θ is so low that A5 does not hold, then it would be impossible to finance the positive NPV project regardless of the date 0 contract, rendering the problem uninteresting. Moreover, increasing pledgeability to a level that satisfies A5 could only make the firm better off.

4.1 Graphical argument and generalization

We now show that Theorem 1 is driven by the fundamental economic forces of the model and that it extends beyond DGP's setting. To this end, we present a graphical proof of Theorem 1, which uses the representation of the problem in Fig. 1. Define the collateral gap in state s to be $CG^s := I_1^s - \theta X_1^s$, for $s \in \{L, H\}$. This quantity describes the shortfall of collateral in state s at date 1. We rewrite A3 as $CG^s > \theta X_0 - I_0$, $\forall s$, while A5 reads $CG^H < \theta X_0$. As our proof to the alternative statement of Corollary 2 shows, inefficiencies can arise only if $I_1^H \geq I_1^*$, which we write as $CG^L \leq CG^H$. In such a case, A6 always holds, as $\theta \geq \theta^* \iff CG^L \leq \theta X_0$.

Given DGP's assumptions, $CG^L \in \{a, b, c\}$ in Fig. 1. For a collateral overhang to arise for some $\theta \in [0, 1]$, by Lemma 1 it must be that $X_1^H > X_1^L$. It follows that $\frac{\partial CG^H}{\partial \theta} = -X_1^H < \frac{\partial CG^L}{\partial \theta} = -X_1^L$. That is, as pledgeability θ rises, CG^H shifts to the left (i.e., it falls) faster than CG^L . Recall from DGP's characterization that whenever $CG^L \in \{b, c\}$, we are at the first best. If $CG^L \in a$, there is an inefficient collateral overhang—no date 1 project is funded, regardless of its NPV. Because $\frac{\partial CG^H}{\partial \theta} < \frac{\partial CG^L}{\partial \theta}$, if we start from $CG^L \in a$ and increase θ to transition to a different region, then the transition must be to $CG^L \in b$. In this case, we now implement the first best for such a θ . Moreover, $CG^L \in b$ is an absorbing state: once we enter it for some θ , we stay there for every larger θ . Thus, if $CG^L \in a$, then efficiency can only increase as θ rises.

This graphical argument suggests that the beneficial role played by greater pledgeability of cash flows should extend beyond DGP's setting. To show this, we relax the structure of assumptions A1-A5 and allow for an arbitrary number of date 1 projects.

We now consider any finite number of date 1 states, indexed by $s \in 1, 2, \dots, N$ and

characterized by I_1^s and X_1^s . Without loss of generality, order states by NPV so that if $X_1^s - I_1^s > X_1^{s'} - I_1^{s'}$, then $s > s'$. To start, we prove a slight generalization of our Lemma 1:

Lemma 3. Consider any two projects s and s' with $X_1^s - I_1^s > X_1^{s'} - I_1^{s'}$ and $CG^s > CG^{s'}$ for some $\theta \in [0, 1]$. Then $X_1^s > X_1^{s'}$ and $I_1^s > I_1^{s'}$.

Proof: Rewrite $X_1^s - I_1^s > X_1^{s'} - I_1^{s'}$ as $I_1^{s'} - I_1^s > X_1^{s'} - X_1^s$, and rewrite $CG^s > CG^{s'}$ as $I_1^{s'} - I_1^s < \theta(X_1^{s'} - X_1^s)$. The two inequalities jointly hold only if $X_1^{s'} - X_1^s < \theta(X_1^{s'} - X_1^s)$. Since $\theta \in [0, 1]$, both sides of this inequality must be negative, which implies that $X_1^{s'} < X_1^s$. This and $CG^s > CG^{s'}$ further imply that $I_1^{s'} < I_1^s$. \square

We now generalize Theorem 1 to show that pledgeability can never hurt a firm in any N -state setting, regardless of whether assumptions A1-A5 hold or not.

Theorem 2. In our N -state setting, firm value weakly increases with pledgeability θ .

Proof: For greater pledgeability of cash flows to reduce the efficiency of the equilibrium allocation, there must exist at least one pair of states $s > s'$ and pledgeability levels $\theta > \theta'$ such that (1) $CG^s(\theta) > CG^{s'}(\theta)$, and (2) $CG^s(\theta') < CG^{s'}(\theta')$. From Lemma 3, for (2) to hold for some θ and $s > s'$, we must have $X_1^s > X_1^{s'}$. First, $CG^s(\theta) > CG^{s'}(\theta)$ holds if and only if $I_1^s - I_1^{s'} > \theta(X_1^s - X_1^{s'})$. Second, $CG^s(\theta') < CG^{s'}(\theta')$ holds if and only if $I_1^s - I_1^{s'} < \theta'(X_1^s - X_1^{s'})$. The conditions jointly hold only if $\theta' > \theta$, which is a contradiction. \square

4.2 Investment at date 1 as an “excuse to dilute”

In DGP’s setting, the possibility of dilution is tightly linked to investment at date 1. In particular, a borrower is not allowed to dilute date 0 creditors unless it invests in a new project.⁴ One may wonder whether this assumption is critical in sustaining the beneficial role played by pledgeability. To see that it is not needed, first note that if a borrower can freely dilute the date 0 creditors, then lending at date 0 requires full collateralization. Thus, at date 1, the borrower has access to collateral of $\theta X_0 - I_0$. By A3, $I_1^s - \theta X_1^s > \theta X_0 - I_0 > 0$, so there is never enough collateral left to finance a project at date one. If A3 is violated, the borrower never has an incentive to finance negative NPV projects when he is free to dilute, as the option of diluting without “burning cash” is always more desirable. Moreover, increasing θ so that A3 ceases to hold makes the borrower better off, enabling the financing of positive NPV projects.

⁴We thank an anonymous referee for pointing this out.

4.3 Optimal nonstate-contingent contracts

Thus far, we have restricted attention to the family of debt contracts considered by DGP. However, DGP note that state-contingent collateralization—i.e., making the fraction of secured output σ a function of the state s —can always implement the first best: “We have assumed away state-contingent collateralization. Were it possible, it could circumvent the inefficiencies arising in our analysis.”

We conclude by establishing that state-contingent collateral is not needed to implement the first best. Lemma 1 showed that inefficiencies arise only when $X_1^H > X_1^L$ and $I_1^H > I_1^L$. This strict difference in investment levels across states, which is *needed* to generate inefficiencies, gives the borrower a simple, non-state-contingent instrument to implement the first best. Proposition 1 shows that reducing collateral demands when the firm’s rate of investment is sufficiently high at date 1 always implements the first best.

Proposition 1. Under A1-A7, the first best can be implemented by borrowing (partially) secured at date 0, with a collateral discount if B invests more than $\hat{I} \in [I_1^L, I_1^H)$ at date 1. For instance, B can issue debt with face value D_0 and collateral rate $\sigma_0(I_1)$ at date 0, where $\sigma_0(I_1) = 1$ if $I_1 \leq \hat{I}$, $\sigma_0(I_1) = 0$ if $I_1 > \hat{I}$, for $\hat{I} \in [I_1^L, I_1^H)$.

Proof: See Appendix B. □

Appendices

Appendix A: Pledgeability vs. collateralizability

In Section 3.2, DGP use the term “collateralizability” to describe a property of *all* pledgeable cash flows, as is standard in the literature. Specifically, creditors can secure as collateral any fraction $\sigma \in [0, 1]$ of the pledgeable cash flows θX . Later, in Section 4.7, DGP introduce a distinction between “pledgeable” and “collateralizable” assets, arguing that some pledgeable assets might not be usable as collateral. They redefine collateralizable assets as a fraction $\mu \in [0, 1]$ of the pledgeable cash flows θX that can be used as collateral (i.e., only for these assets can property rights be assigned to an individual creditor). In contrast to pledgeable cash flows, which are a given fraction θ of the firm’s cash flows, collateralizable assets are introduced with a time-specific index μ_t .

In their Proposition 4, DGP assume that p is small “enough” and state that ‘If

$\mu_1 > \mu_1^*$, B does not invest at date 0 or date 1', where the threshold μ_1^* solves

$$(1 + \mu_1^*)\theta X_1^L + (1 - \mu_0)\theta X_0 = 2I_1^L. \quad (2)$$

The result suggests that high collateralizability may hurt a firm. We now clarify that this is not so, as long as, like pledgeability θ , the fraction of collateralizable assets is independent of the specific project so that $\mu_t = \mu$ for all t . If $X_1^L > X_0$, then using Eq. (2), the condition $\mu > \mu_1^*$ can be written as $\mu \geq \frac{2I_1^L - \theta(X_0 + X_1^L)}{\theta(X_1^L - X_0)}$. There exists some μ such that $\mu > \mu_1^*$ only if $\frac{2I_1^L - \theta(X_0 + X_1^L)}{\theta(X_1^L - X_0)} < 1$ or, equivalently, if $\theta X_1^L > I_1^L$. However, this violates A2, which requires the bad project to have a negative NPV. Similarly, if $X_1^L = X_0$, rearranging the condition again yields that $\mu > \mu_1^*$ if and only if $0 > I_1^L - \theta X_1^L$, violating A2.

The remaining case of $X_1^L < X_0$ is more interesting. The condition $\mu > \mu_1^*$ can be written as $\mu < \frac{\theta(X_0 + X_1^L) - 2I_1^L}{\theta(X_0 - X_1^L)}$, revealing that when $\mu_1 = \mu_0$, the inefficient date 0 underinvestment detailed in Proposition 4 arises *only* when collateralizability is sufficiently *low*. To see the intuition, consider Eq. (11) in DGP with $\sigma_0 = \mu_0 = \mu_1 = \mu$: $(1 + \mu)\theta X_1^L + (1 - \mu)\theta X_0 \geq 2I_1^L$. This equation details the conditions under which B would borrow at date 1 with a bad project. When μ increases, the right-hand side does not change. However, the derivative of the left-hand side with respect to μ is $\theta(X_1^L - X_0) < 0$. Thus, increasing μ makes this condition *harder* to satisfy. As a result, when collateralizability is not project-specific, increasing μ is beneficial. Proposition 4 effectively says that a disproportionately higher collateralizability of the negative NPV date 1 project, relative to the positive NPV date 0 project, can encumber a firm's assets. This result extends directly to Corollary 3, where DGP take the analogous derivative with respect to μ_1 , leaving μ_0 fixed.

Appendix B: Proof of Proposition 1

Suppose B offers a contract $(D_0, \sigma_0(I_1))$ at date 0, where $\sigma_0(I_1) = 1$ if $I_1 \leq \hat{I}$, $\sigma_0(I_1) = 0$ otherwise and $\hat{I} \in [I_1^L, I_1^H]$. B cannot raise funds when $s = L$, because $\theta X_1^L < I_1^L$ by A1 and A3. In contrast, B can borrow when $s = H$ only if $\theta(X_0 + X_1^H) \geq I_1^H$, which holds by A5. When $s = H$, creditors are willing to lend only if $I_1^H \leq D_1$. Optimization by B means that this constraint binds (i.e., $D_1^* = I_1^H$). Conjecture that the date 0 face value is $D_0^* := \frac{I_0 + pI_1^H - p\theta(X_0 + X_1^H)}{1-p}$. First, note that $D_0 > 0$ if and only if $I_0 + pI_1^H > p\theta(X_0 + X_1^H)$. But $D_0 > 0$ then follows since $I_0 + pI_1^H > pI_0 + pI_1^H > p\theta(X_0 + X_1^H)$, where the last inequality follows from A3. Moreover, $D_0 \leq \theta X_0$ if and only if $p\theta X_1^H + \theta X_0 \geq I_0 + pI_1^H$. From A1, $I_0 < (1-p)\theta X_0$. Thus, $I_0 + pI_1^H < (1-p)\theta X_0 + pI_1^H$. Moreover, $p\theta X_1^H + \theta X_0 \geq (1-p)\theta X_0 + pI_1^H$ if and only if $\theta(X_0 + X_1^H) \geq I_1^H$, which always holds by A5. As a result, we conclude that $D_0 \in (0, \theta X_0]$. It remains to check that such a D_0 makes the participa-

tion constraint for the $t = 0$ creditors just binding, as required by optimality. In the low state, because there is no investment at date 1, cash flow is $\theta X_0 \geq D_0$. In the high state, cash flow is $\theta(X_0 + X_1^H)$, but I_1^H will go to date 1 creditors (who are secured). Thus, date 0 creditors get $\min\{\theta(X_0 + X_1^H) - I_1^H, D_0\}$. The amount of credit available is enough to cover the face value of debt if and only if $\theta(X_0 + X_1^H) - I_1^H \geq D_0$ or, equivalently, if and only if $\theta(X_0 + X_1^H) \geq I_0 + I_1^H$. However, by A3, this condition is always violated. Thus, date 0 creditors are diluted in the high state, and their participation constraint reads $I_0 \leq p(\theta(X_0 + X_1^H) - I_1^H) + (1 - p)D_0$, which just binds at D_0^* . \square

References

- Acharya, V., Amihud, Y., Litov, L., 2011. Creditor rights and corporate risk-taking. *Journal of Financial Economics* 102, 150–166.
- Aretz, K., Campello, M., Marchica, M.-T., 2020. Access to collateral and the democratization of credit: France’s reform of the napoleonic code. *Journal of Finance* 75, 45–90.
- Calomiris, C. W., Larrain, M., Liberti, J., Sturgess, J., 2017. How collateral laws shape lending and sectoral activity. *Journal of Financial Economics* 123, 163–188.
- Campello, M., Larrain, M., 2016. Enlarging the contracting space: Collateral menus, access to credit, and economic activity. *Review of Financial Studies* 29, 349–383.
- Cerqueiro, G., Ongena, S., Roszbach, K., 2016. Collateralization, bank loan rates, and monitoring. *Journal of Finance* 71, 1295–1322.
- Donaldson, J. R., Gromb, D., Piacentino, G., 2019. The paradox of pledgeability. *Journal of Financial Economics*, forthcoming .
- Donaldson, J. R., Gromb, D., Piacentino, G., 2020. Reply to Bernhardt, Koufopoulos, and Trigilia’s ‘is there a paradox of pledgeability?’. Unpublished working paper. Washington University in St. Louis, HEC Paris, and Columbia University .
- Mann, W., 2018. Creditor rights and innovation: Evidence from patent collateral. *Journal of Financial Economics* 130, 25–47.
- Tirole, J., 2010. *The Theory of Corporate Finance*. Princeton University Press, Princeton.
- Vig, V., 2013. Access to collateral and corporate debt structure: evidence from a natural experiment. *Journal of Finance* 68, 881–928.