A $q$ Theory of Internal Capital Markets

Min Dai, Xavier Giroud, Wei Jiang, and Neng Wang*

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Abstract

We propose a tractable model of dynamic investment, spinoffs, financing, and risk management for a multi-division firm facing costly external finance. Our analysis formalizes the following insights: (1) within-firm resource allocation is based not only on the divisions’ productivity—as in “winner picking” models—but also their risk; (2) firms may voluntarily spin off productive divisions to increase liquidity; (3) diversification can reduce firm value in low-liquidity states, as it increases the cost of a spinoff and hampers liquidity management; (4) corporate socialism makes liquidity less valuable; (5) division investment is determined by the ratio between marginal $q$ and marginal value of cash.

JEL Classification Numbers: D92, G3, L25

Keywords: internal capital markets; capital budgeting; corporate diversification; spinoffs; corporate socialism; financial constraints

*Min Dai is with the Department of Applied Mathematics and School of Accounting and Finance, The Hong Kong Polytechnic University. Xavier Giroud is with Columbia University, NBER, and CEPR. Wei Jiang is with the Department of Industrial Engineering and Decision Analytics, The Hong Kong University of Science and Technology. Neng Wang is with Columbia University, CKGSB, NBER, and ABFER. We thank the anonymous Associate Editor, two anonymous referees, Andrew Abel, Bruno Biais, Patrick Bolton, Philip Bond (the Editor), Winston Dou, Jan Eberly, Xavier Gabaix, João Gomes, John Graham, Tiantian Gu, Semyon Malamud, Gregor Matvos, Raghu Rajan, Lukas Schmid, René Stulz, Stijn Van Nieuwerburgh, Tom Sargent, Laura Veldkamp, Francesca Zucchi, and seminar participants at CKGSB, Columbia University, the American Finance Association Meetings, and the Northern Finance Association Meetings for helpful comments. We have read The Journal of Finance disclosure policy and have no conflicts of interest to disclose. Min Dai acknowledges support from the Hong Kong Polytechnic University [Grant Nos. P0039114, P0042456, and P0042708], the National Natural Science Foundation of China (NSFC) [Grant No. 12071333], the Hong Kong Research Grants Council [Grant No. 15213422], and the Singapore Ministry of Education [Grant Nos. R-146-000-243/306/311-114 and R-703-000-032-112]. Wei Jiang acknowledges support from the Hong Kong University of Science and Technology [Grant No. R9219] and the Hong Kong Research Grants Council [Grant No. 26211120]. Neng Wang acknowledges support from CKGSB Research Institute.
1 Introduction

Multi-division firms—i.e., firms that operate two or more divisions and allocate resources to their divisions through an internal capital market—play an important role in the economy. For example, Maksimovic and Phillips (2002) estimate that multi-division firms account for about three-fourths of total output in the U.S. manufacturing sector.

The empirical literature shows that multi-division firms behave very differently compared to stand-alone firms. These differences are found across firm policies, including those at the very core of corporate finance—that is, cash management, financing, and investment decisions. For example, multi-division firms tend to hold less cash (Duchin, 2010), are more resilient when external capital markets are disrupted (Matvos and Seru, 2014), and actively reallocate resources across divisions (Giroud and Mueller, 2015). The objective of this paper is to propose a tractable dynamic framework that sheds light on the mechanics of multi-division firms, taking into account the complex and intertwined nature of their risk management, financing, and investment decisions.

Broadly speaking, the theory literature on multi-division firms can be classified into two camps: the “bright side” and “dark side” theories of internal capital markets. The bright side theories highlight the winner picking role of headquarters (Alchian, 1969; Williamson, 1975; Stein, 1997). In these models, headquarters can create value by reallocating resources from the less productive divisions toward the more productive ones (the “winners”). In contrast, dark side theories argue that internal capital markets are plagued with agency conflicts, as they give rise to internal politics in the allocation of resources. This notion was first proposed by Coase (1937), who argued that power within a hierarchy impacts internal policies, and later formalized in the models of influence activities (Milgrom, 1988; Milgrom and Roberts, 1988; Meyer, Milgrom, and Roberts, 1992). In these models, managers of weaker divisions have an incentive to lobby headquarters for more resources, in an attempt to distort the resource allocation in their favor. To mitigate such inefficient lobbying, headquarters may find it optimal to tilt the resource allocation towards “corporate socialism” such that stronger divisions end up cross-subsidizing the weaker ones (Rajan, Servaes, and Zingales, 2000; Scharfstein and Stein, 2000).

While these models have been influential, they are subject to two main limitations. First, they typically take other policies (e.g., cash management) as given, and hence do not account for the interdependence across these policies. As we show, allowing for a joint determination of
these policies often reverses the predictions from simpler models featuring fewer policies. Second, these models are static, and hence do not account for the changing conditions companies face in a dynamic environment. These limitations are non-trivial. In a dynamic world, firms can run low on cash, which generates a need for state-contingent and time-varying risk management policy. In turn, this can affect the way internal capital markets operate. For example, the notion of winner picking mentioned above—albeit well-established in the literature—may need to be qualified. When companies run low on cash, the shareholder-value maximizing policy may no longer be to allocate resources to high-productivity divisions, but instead to low-risk divisions. Or companies may decide to spin off entire divisions, preferring higher corporate cash holdings over diversification benefits (by retaining more divisions). More broadly, as these examples illustrate, it is important to consider the dynamic and intertwined nature of multi-division firms’ policies when formulating a theory of internal capital markets.

This paper aims to fill this gap, by providing a tractable dynamic framework in which cash management, external financing, dividend payout, division sale (spinoff), and investment (including cross-divisional transfers) are characterized simultaneously for a multi-division firm that faces costly external finance. Our framework builds on the model of Bolton, Chen, and Wang (2011), henceforth BCW (2011), for stand-alone firms. Compared to BCW (2011), our framework has two main innovations. First, we consider a firm with two divisions. As such, our model has two key state variables: (1) the ratio of capital stock between the two divisions, denoted by $z$, which is new in our model, and (2) the ratio between the liquid asset (cash) and the illiquid productive capital stock (the sum of capital stock in the two divisions), denoted by $w$. Second, we allow for lobbying frictions at the division level, in the spirit of the dark side models of internal capital markets. As we will show, our parsimonious framework captures many situations that multi-division firms face in practice, and yields a rich set of prescriptions.

Our analysis formalizes the following insights. First, starting with the case without corporate socialism, we find that multi-division firms hold less cash, require lower amounts of external financing, and can more easily pay dividends compared to stand-alone firms. These predictions are intuitive—diversification decreases the volatility of the firm’s cash flows, and hence reduces the need for liquidity. This lower need for liquidity is consistent with Duchin’s (2010) finding that multi-division firms tend to hold less cash than stand-alone firms.

Second, when firms run out of cash, they may optimally choose to spin off one of their divisions. Given the lumpy nature of division sales, the spinoff can generate more cash than
what the firm needs to efficiently operate the remaining division, in which case the excess amount is paid out to shareholders as a special dividend. This is consistent with Dittmar’s (2004) finding that firms often pay a special dividend subsequent to a spinoff. Another implication of the model is that diversification can make future division sales (when the firm runs low on cash and has to increase cash holdings via division sale) more costly. Taking both dimensions into account, our model implies a dark and bright side of diversification from the perspective of liquidity management, even for a shareholder-value maximizing conglomerate. When liquidity is abundant, diversification reduces the need for liquidity. When liquidity is scarce, diversification can hamper the firm’s liquidity management by making division sales less attractive as a way to replenish the firm’s liquidity.

Third, we find that, when companies are flush with cash, they allocate more of their resources to the high-productivity division, as predicted by static models of winner picking. However, when cash is scarce, the risk management motive dominates and companies allocate more of their resources to the low-risk division. Taking both aspects into account motivates a broader formulation of the “winner picking” role of internal capital markets: when headquarters allocates resources to divisions, it does so not only based on productivity, but also based on risk. In this regard, the within-firm allocation of resources is analogous to a dynamic portfolio choice problem, in which funding is allocated based on the risk-return profile of the individual securities. Unlike the standard portfolio choice problem (e.g., Merton, 1971), the risk-neutral firm in our setting is endogenously risk averse. As we will show, this endogenous risk aversion depends not only on the firm’s scaled cash balance, \( w \), but also the ratio of capital stock between the two divisions, \( z \), as well as the cost of external financing and the cost of liquidating a division.

This insight has important implications for capital budgeting. Indeed, contrary to the textbook view, ignoring idiosyncratic risk and the balance sheet of the conglomerate when doing capital budgeting is incorrect; depending on the firm’s liquidity, it may be optimal to invest in a lower-NPV project if the project’s idiosyncratic risk is sufficiently low. Introducing a project (division) changes the firm’s entire balance sheet composition and risk profile. As such, the firm should value the new project by computing the net value difference caused by introducing the new project into the firm, as opposed to evaluating the project as if it were a

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1This result also speaks to the literature on leveraged buyouts (LBOs) that finds that, following LBO deals, LBO investors often sell entire divisions and subsequently pay out large dividends (Eckbo and Thorburn, 2008). While this is often seen as a form of asset stripping in the interest of the LBO investors, our framework offers a potential shareholder-value maximizing interpretation.
stand-alone project.

Fourth, we find that corporate socialism reduces the value of the firm, exacerbates underinvestment, and hampers the winner picking. While these results are intuitive, one subtle implication of socialism is that division sales become less costly with socialism than without, as spinning off a division (and becoming a stand-alone firm) eliminates socialism frictions and hence is more valuable for a conglomerate with socialism. This has implications for liquidity management. Indeed, with socialism, liquidity is less valuable since it is less costly to replenish the firm’s liquidity through a spinoff.

Fifth, our model offers insights on the \( q \) theory of investment for a conglomerate. In neoclassical settings where the Modigliani-Miller (MM) theorem holds, the value of a conglomerate is simply the sum of its divisions’ values. In contrast, in our model, the conglomerate’s division-level investment decisions depend on not only liquidity (as in BCW, 2011), but also the relative (capital stock) size of the two divisions. With convex adjustment costs, a financially constrained conglomerate equates the ratio between the marginal \( q \) and the marginal cost of investing in each division to the marginal value of cash. This is a generalized version of the \( q \) theory of investment for a financially constrained single-division firm analyzed in BCW (2011).

In addition, we provide several extensions of our baseline model. In one extension, we allow for capital redeployability across divisions, that is, we assume that conglomerates can redeploy physical capital at little cost from one division to another. We show that capital redeployability contributes to the bright side of internal capital markets, increasing the value of the conglomerate by enhancing the conglomerate’s ability to channel resources toward the more productive division. In another extension, we generalize our model to account for the initial transition of a single-division firm into a conglomerate, and characterize how the endogenous formation of the conglomerate can give rise to either a conglomerate discount or premium.

**Related Literature.** Our paper is related to several strands of the literature. First, it is related to the few but notable studies that use dynamic modeling to study the behavior of multi-division firms. In particular, Gomes and Livdan (2004) use a dynamic model to examine the valuation implications of diversification. Matvos and Seru (2014) estimate a

\[2\text{The assumption of convex adjustment costs allows us to simplify the analysis by leaving out the possibility that inaction is optimal.}\]

\[3\text{In their model, stand-alone firms diversify only when they become relatively unproductive in their current activities. This relates to the earlier models by Matsusaka (2001) and Maksimovic and Phillips (2002),}\]
structural dynamic model that quantifies the extent to which internal capital markets helped offset the financial market disruptions that occurred during the financial crisis of 2007-2010. Bakke and Gu (2017) examine the rationales as to why multi-division firms hold less cash than stand-alone firms, estimating a structural dynamic model that quantifies the respective importance of selection (when a stand-alone firm endogenously becomes a multi-division firm) and diversification. Compared to these articles, our paper focuses on the interconnections between the various policies of multi-division firms. This allows us to provide a rich set of prescriptions that speak to various aspects of internal capital markets, ranging from the validity of winner picking predictions to the economics of spinoffs.

Second, our paper is related to the large literature that uses dynamic models of financially constrained firms to characterize their investment, financing, and risk management decisions (e.g., Cooley and Quadrini, 2001; Gomes, 2001; Hennessy and Whited, 2007; Riddick and Whited, 2009; Bolton, Chen, and Wang, 2013; Décamps, Mariotti, Rochet, and Villeneuve, 2011; Hugonnier, Malamud and Morellec, 2015; Nikolov, Schmid, and Steri, 2019; Abel and Panageas, 2020). Also related is the work of Malenko (2019), who uses a dynamic model to study the optimal capital budgeting mechanism in a single-division firm.

While our framework shares various features with the models proposed in this literature, the key difference is our focus on a two-division firm as opposed to a representative single-division firm modeled in these papers. As a result, our model, while parsimonious, is inevitably a two-dimensional problem involving partial differential equations (PDEs). This is a key difference from almost all existing models in the literature, whose formulations can be simplified to one-dimensional problems whose solutions are characterized by ordinary differential equations (ODEs).

In our model, dynamic state-contingent liquidity management is optimal because external equity issuance is costly. The idea that dynamic liquidity and risk management is often optimal in response to financial frictions is quite robust and holds in more general settings. For example, in dynamic contracting models where financial frictions endogenously arise due to moral hazard, limited commitment, and inalienability of human capital, the agent’s promised utility is closely linked to and implementable with liquid asset holdings (e.g., cash or undrawn credit) and state-contingent contracts. A partial list of contracting-based liquidity and risk management models include DeMarzo and Sannikov (2006), Biais, Mariotti, Plantin, and Rochet (2007), DeMarzo and Fishman (2007), Biais, Mariotti, Rochet, and Villeneuve (2010), Jiang, Sargent, Wang, and Yang (2022), and Rebelo, Wang, and Yang (2022).

Mathematically, we characterize the solution of a diversified firm’s two-dimensional optimization problem by using a variational-inequality method and provide a verification theorem along with additional technical results. Our paper is among the first to provide a verification theorem proof for a control problem that combines a convex control, singular control, impulse control, and optimal stopping. Bolton, Wang, and Yang (2019a) feature singular control, impulse control, and optimal stopping but not convex control.
remains analytically tractable and economically intuitive, provide proofs of the key results, and numerically solve the model with high accuracy.

Third, our paper is related to the large empirical literature that studies the mechanics of internal capital markets. This literature finds support for both the bright and dark side views. In particular, the findings of Maksimovic and Phillips (2002), Guedj and Scharfstein (2004), and Giroud and Mueller (2015) indicate that companies allocate resources in a value-enhancing manner. Naturally, this need not imply that internal capital markets achieve the first-best allocations. And indeed, the shareholder-value maximizing formulation of our model does not deliver first-best allocations. In this regard, Shin and Stulz (1998), Rajan, Servaes, and Zingales (2000), and Ozbas and Scharfstein (2010) find evidence for distortions that are consistent with the models of corporate socialism. Overall, the empirical evidence suggests that our model, which combines both the bright and dark sides—i.e., firms striving to allocate resources in a value-maximizing fashion, while facing rent-seeking behavior of their division managers—might provide a realistic characterization of internal capital markets.

Lastly, our paper is related to the literature on corporate spinoffs (e.g., Maksimovic and Phillips, 2001; Dittmar, 2004; Eckbo and Thorburn, 2008). In particular, and as mentioned above, our predictions that firms tend to pay out a special dividend following a spinoff is consistent with the empirical findings of Dittmar (2004).

2 Model
In the following, we introduce the diversified firm’s production and investment technology, describe the firm’s financing opportunities, and state the firm’s optimization problem.

2.1 Firm and Division Technologies
A diversified firm has two divisions, $a$ and $b$. Each division employs capital as its factor of production. The price of capital is normalized to unity. We denote by $K^s_t$ and $I^s_t$ the level of capital stock and gross investment in division $s$ at time $t$, respectively, where $s = a, b$. The capital stock $K^s_t$ of division $s$ evolves according to

$$dK^s_t = (I^s_t - \delta^s K^s_t)dt,$$

where $\delta^s$ is the depreciation rate.

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6 Direct evidence of influence activities at the division level is provided by Duchin and Sosyura (2013) and Glaser, Lopez-de-Silanes, and Sautner (2013). Relatedly, Graham, Harvey, and Puri (2015) provide survey evidence suggesting that the capital allocation is often based on the division managers’ reputation.

7 For a review of the empirical literature on internal capital markets, see Maksimovic and Phillips (2013).

8 Eberly and Wang (2010) develop a general equilibrium $q$-theory of investment with the same two-sector setting.
where $\delta_s$ is the constant depreciation rate of the capital stock of division $s$.

The operating revenue generated by division $s$ is proportional to its capital stock $K^s_t$ and is given by $K^s_t dA^s_t$, where $dA^s_t$ is the productivity shock for division $s$ over time interval $(t, t + dt)$. We assume that, under the risk-neutral measure $Q$ (i.e., on a risk-adjusted basis), the cumulative (undiscounted) productivity of division $s$, $A^s_t$, follows an arithmetic Brownian motion process:

$$dA^s_t = \mu_s dt + \sigma_s dZ^s_t, \quad s = a, b,$$

where $Z^s_t$ is a standard Brownian motion under $Q$, and $\mu_s$ and $\sigma_s$ denote the mean and volatility of the division’s productivity for a unit of time under the risk-adjusted measure.\(^9\)

We denote by $\rho$ the constant correlation coefficient between the productivity shocks of the two divisions. That is, the quadratic co-variation between $Z^a_t$ and $Z^b_t$, $d[Z^a, Z^b]_t$, is equal to $\rho dt$. Note that the firm’s productivity process in our model is a two-division generalization of the one used in BCW (2011).\(^10\)

Let $dY^s_t$ denote the operating profit generated by division $s = a, b$ over increment $dt$:

$$dY^s_t = K^s_t dA^s_t - I^s_t dt - G^s_t dt. \quad (3)$$

There are three terms contributing to the change in the division’s operating profit $dY^s_t$. The first term in $(3)$ is the division’s operating revenue, the second term is the investment (capital acquisition) cost, and the last term describes the capital adjustment cost.\(^11\)

As in the $q$ theory of investment (Lucas and Prescott, 1971; Hayashi, 1982; Abel and Eberly, 1994), we assume that the capital adjustment cost depends on investment and capital stock. That is, the capital adjustment cost in division $s$ takes the form $G^s_t = G^s(I^s_t, K^s_t)$.

For analytical tractability, we assume that the adjustment costs for both divisions are

\(^9\)By directly specifying the joint productivity process for the firm’s divisions under the risk-neutral measure, we incorporate the effect of the risk premium on the firm’s decisions and valuation.

\(^10\)The same i.i.d. productivity assumption is also made in dynamic contracting models, e.g., DeMarzo and Saminikov (2006), Blais, Mariotti, Plantin, and Rochet (2007), DeMarzo and Fishman (2007), DeMarzo, Fishman, He, and Wang (2012), and Hugonnier, Malamud, and Morellec (2015) absent investment.

\(^11\)We can interpret this linear production function $K^s_t dA^s_t$ as an optimized outcome in a setting with constant returns to scale involving not only capital but also other flexibly adjustable factors of production. For instance, suppose the firm has a Cobb-Douglas production function with capital and labor, where both productivity $\{\theta_{t+1}\}$ and labor wage $\{\varepsilon_{t+1}\}$ shocks are i.i.d. In a Modigliani-Miller world with perfect capital markets, for a given amount of capital $K_t$ at any time $t$, it is optimal for the firm to solve the following static problem as labor $N_t$ is fully and instantaneously adjustable: max$_{N_t} E_t (\theta_{t+1} K_t N_t^{1-\alpha} - \varepsilon_{t+1} N_t)$. This yields the following labor demand function: $N^*_t = K_t ((1-\alpha) E_t(\theta_{t+1})/E_t(\varepsilon_{t+1}))^{1/\alpha}$, which is proportional to capital $K_t$. We then obtain the realized revenue net of labor cost $\alpha(\theta_{t+1}, \varepsilon_{t+1}) K_t$, where $\alpha(\theta_{t+1}, \varepsilon_{t+1}) = \frac{E_t(\varepsilon_{t+1})}{(1-\alpha) E_t(\theta_{t+1})} \theta_{t+1}^{1-\alpha} E_t(\theta_{t+1})^{1/\alpha}$. The productivity shock $dA_t$ in our continuous-time model then corresponds to $\alpha(\theta_{t+1}, \varepsilon_{t+1})$ in the discrete time formulation.
homogeneous of degree one in their divisional $I$ and $K$, so that

$$G^*_t = G^*(I^*_t, K^*_t) = g_s(i^*_t) \cdot K^*_t,$$  \hspace{1cm} (4)

where $i^*_t = I^*_t/K^*_t$ denotes the investment-capital ratio of division $s$ at time $t$. (The firm engages in asset sales at the division level when investment $i_t$ is negative.) We apply this homogeneity property, which was first proposed by Lucas and Prescott (1971) and Hayashi (1982) for corporate investment, to investment at the division level.\footnote{Eberly, Rebelo, and Vincent (2009) provide empirical evidence in support of the Hayashi homogeneity assumption for the upper-size quartile of Compustat firms. For limited-commitment-based (or inalienable-human-capital based) financial contracting models, it is sometimes more convenient to work with permanent shocks to capital (Ai and Li, 2015; Bolton, Wang, and Yang, 2019b).}

We make the standard intuitive assumptions that $g_s(i)$ is increasing, smooth, and convex in $i$, as in the literature on the $q$ theory of investment. Additionally, $g_s(0) = 0$.

The firm may choose to liquidate one or more divisions over time.\footnote{To simplify the analysis, we assume that the (marginal) strategic buyer of the sold division is financially unconstrained (i.e., deep pocketed). Accordingly, the buyer only pays for the liquidated division’s capital stock $K^s$ at the ongoing market price. (An analogous setting is the fire sale model of Shleifer and Vishny, 1992.) Because the financially unconstrained buyer values cash at its face value (that is, the buyer’s marginal value of cash is one), the financially constrained conglomerate optimally retains all of its cash holdings inside the firm after selling the division. In Section 5.1 we consider an alternative specification of the conglomerate’s liquidation technology, in which the conglomerate optimally allocates a fraction of its cash holdings to the sold division.} As we will show, it is suboptimal to liquidate both divisions at the same time. After liquidating division $s$, the firm receives liquidation value $L^*_t$ and continues to operate as a going concern with the remaining division. Note that which division to liquidate at what time is endogenous. To preserve our model’s homogeneity property, we assume that

$$L^*_t = \ell_s K^*_t,$$  \hspace{1cm} (5)

where $\ell_s > 0$. The lower the value of $\ell_s$, the more inefficient the liquidation technology for division $s$. Of course, the firm may eventually die as it may be optimal to also liquidate the remaining division in the future.

To focus on the economically interesting case, we impose the following conditions:

$$\mu_a > \ell_a \cdot (r + \delta_a) \quad \text{and} \quad \mu_b > \ell_b \cdot (r + \delta_b).$$  \hspace{1cm} (6)

Otherwise, the firm prefers immediate liquidation without using its production technology.

The firm’s operating cash flow, $dY_t$, over time increment $dt$ is given by

$$dY_t = dY^a_t + dY^b_t = \left( K^a_t dA^a_t + K^b_t dA^b_t \right) - \left( I^a_t + I^b_t + G^a_t + G^b_t \right) dt.$$  \hspace{1cm} (7)

Let $\tau_L$ denote the firm’s (stochastic) liquidation/death time. If $\tau_L = \infty$, the firm never
dies but may operate with only one division. For a single-division firm, $\tau_L = \tau_s$, as there is only one division $s$. However, for a two-division firm, division sale and firm liquidation are very different events. We thus differentiate between three stopping times: $\tau_a$, $\tau_b$, and $\tau_L$.

### 2.2 External Financing Costs and Cash Management

Neoclassical investment models (Hayashi, 1982) assume that the firm faces frictionless capital markets and that the Modigliani and Miller (1958) theorem holds. In reality, however, firms often face external financing costs due to various financial frictions, e.g., transaction costs, asymmetric information, and managerial incentive problems.

**External financing costs.** We do not explicitly model the micro foundations of financing costs. Instead, we directly specify equity issuance costs as in the literature. Specifically, as in BCW (2011), we assume that a firm incurs both a fixed cost $\Phi$ and a proportional (marginal) cost $\gamma$ whenever it chooses to issue external equity. Together, these costs imply that the firm will optimally tap equity markets only intermittently, and when doing so it raises funds in lumps, consistent with observed firm behavior.

To preserve our model’s homogeneity property, we assume that the firm’s fixed cost of issuing equity at $t$ is proportional to its total capital stock $K_t$. That is, the fixed cost of equity issuance, $\Phi_t$, is given by

$$\Phi_t = \phi K_t = \phi \cdot (K^n_t + K^b_t),$$

where $\phi > 0$ is a constant measuring the fixed equity issuance cost.

In practice, external costs of financing scaled by firm size may decrease with firm size. With this caveat in mind, we point out that there are conceptual, mathematical, and economic reasons for modeling these costs as proportional to firm size. First, by modeling the fixed financing costs proportional to firm size, we ensure that the firm does not grow out of the fixed costs. Second, the information and incentive costs of external financing may to some extent be proportional to firm size. Indeed, the negative announcement effect of a new equity issue affects the firm’s entire capitalization. Similarly, the negative incentive effect of a more diluted ownership may have costs that are proportional to firm size. Finally, this assumption keeps the model tractable and generates stationary dynamics for the firm’s cash-capital ratio.

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14 The classic writings include Jensen and Meckling (1976), Leland and Pyle (1977), and Myers and Majluf (1984).

15 Indeed, this is a common assumption in the investment literature. See Cooper and Haltiwanger (2006) and Riddick and Whited (2009), among others. If the fixed cost is independent of firm size, it will not matter when firms become sufficiently large in the long run.

16 A potential limitation of our model is that it will be misspecified as a structural model of firms’ outside
We denote by $H_t$ the firm’s cumulative external financing up to time $t$ with $H_0 = 0$ and by $dH_t$ the firm’s incremental external financing over time interval $(t, t + dt)$. Similarly, let $X_t$ denote the cumulative costs of external financing up to time $t$ with $X_0 = 0$, and $dX_t$ the incremental costs of raising incremental external funds $dH_t$. The cumulative external equity issuance $H$ and the associated cumulative costs $X$ are stochastic controls chosen by the firm.

Technically, due to the fixed equity issuance costs, the firm’s external financing policy can be described as a tuple $\nu_t = \{\tau^{(1)}, \tau^{(2)}, \ldots; M^{(1)}, M^{(2)}, \ldots\}$, where $\tau^{(i)}$ represents the $i$-th external financing (stopping) time, and $M^{(i)} > 0$ represents the corresponding net financing amount at the $i$-th financing time. When the firm issues no equity, i.e., $t \neq \tau^{(i)}$, we have $dH_t = dX_t = 0$. When the firm issues equity, i.e., $t = \tau^{(i)}$, we have

$$H_{\tau^{(i)}} = H_{\tau^{(i)-}} + M^{(i)},$$

(9)

$$X_{\tau^{(i)}} = X_{\tau^{(i)-}} + \Phi_{\tau^{(i)}} + \gamma M^{(i)}.$$  

(10)

Equations (9)-(10) imply that the net equity raised is $dH_t = M^{(i)}$ and the cost of financing is $dX_t = \Phi_{\tau^{(i)}} + \gamma M^{(i)}$ at $t = \tau^{(i)}$. Here, $\tau^{(i)-}$ refers to the time immediately before $\tau^{(i)}$.

**Cash carry costs and cash management.** Let $W_t$ denote the firm’s cash balance at $t$. If the firm’s cash is positive, it survives with probability one. However, if the firm runs out of cash ($W_t = 0$), it has to either raise external funds to continue operating, or liquidate one of its divisions to replenish cash.

If the firm chooses to raise external funds, it incurs both the fixed and marginal financing costs specified above. In some situations the firm may prefer selling one of its divisions even before exhausting its cash balance. As we discuss in detail later, this result is a novel insight from our multi-division firm model. In contrast, it is not optimal for a single-division firm to liquidate itself as long as it still has a positive cash balance (BCW, 2011).

As in most cash management models, the rate of return that the firm earns on its cash balance is the risk-free rate $r$ minus a carry cost $\lambda > 0$ that captures in a simple way the agency costs that may be associated with free cash inside the firm.\[^{17}\] However, paying out cash also reduces the firm’s cash balance, which potentially exposes the firm to current and future underinvestment, and future external financing costs. This tradeoff, which has been widely analyzed in the literature, determines the optimal payout policy. We denote by $U_t$ the firm’s equity issue decisions. As such, the model is likely to work best when applied to mature firms as opposed to start-ups and small entrepreneurial firms. Nevertheless, this limitation is mitigated in our setting, since conglomerates (or, more generally, multi-division firms) tend to fit the former category.

\(^{17}\)Alternatively, the cost of carrying cash may arise from tax distortions (e.g., Graham, 2000).

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cumulative (nondecreasing) payout to shareholders up to time \( t \), and by \( dU_t \) the incremental payout over time interval \( dt \). Distributing cash to shareholders may take the form of a special dividend or a share repurchase.

Combining cash flows from operations \( dY_t \) given in (7) with the firm’s financing policy given by the cumulative payout process \( U \) and the cumulative external financing process \( H \), in the region where the firm neither sells a division nor liquidates, its cash balance \( W \) evolves as follows:

\[
dW_t = dY_t + (r - \lambda) W_t dt + dH_t - dU_t,
\]

where the second term is the interest income (net of the carry cost \( \lambda \)), the third term \( dH_t \) is the cash inflow from external financing, and the last term \( dU_t \) is the cash outflow to investors, so that \((dH_t - dU_t)\) is the net cash flow from financing. As equity issuance is costly, it is not optimal to simultaneously issue equity and pay out a dividend. That is, at all \( t \), either \( dH_t = 0 \) or \( dU_t = 0 \). As raising external financing is costly, the firm is often financially constrained; it neither issues equity nor pays out a dividend \((dH_t = dU_t = 0)\), even though saving inside the firm is also costly \((\lambda > 0)\).

### 2.3 Firm Optimization

#### 2.3.1 Single-Division Firm Optimization

Next, we state the optimization problem for a single-division firm, proposed by BCW (2011), which serves as an important benchmark for at least two reasons. First, it allows us to characterize how having more than one division changes a firm’s decisions and valuation. Second, as a multi-division firm may sell one or more of its divisions, the solution for a single-division firm naturally enters into our analysis of the optimization problem for a multi-division firm.

Let \( P^s(K^s, W) \) denote the value of a single-division firm with division \( s \), and let \( \{K^s_t; t \geq 0\} \) be the firm’s capital stock process and \( \{W_t; t \geq 0\} \) its cash balance process. The firm chooses its investment \( I^s \), payout policy \( U^s \), external financing policy \( H^s \), and liquidation time \( \tau_L = \tau_s \) to maximize shareholder value by solving

\[
\sup E \left[ \int_0^{\tau_s} e^{-rt} (dU^s_t - dH^s_t - dX^s_t) + e^{-r\tau_s} \left(L^s_{\tau_s} + W_{\tau_s} \right) \right].
\]

The expectation takes risk into account (i.e., under the risk-neutral measure \( Q \)). The first term is the discounted value of the net payouts to shareholders, and the second term is the discounted value from liquidation. The firm may never liquidate (i.e., \( \tau_s = \infty \)).
2.3.2 Multi-Division Firm Optimization

Unlike a single-division firm, which ceases to exist upon liquidating its only division, a multi-division firm can sell one or more divisions to replenish its cash balance, and continue operating as a going concern with the remaining divisions.

After selling a division, the conglomerate becomes a single-division firm that behaves as in BCW (2011). Consider the case where the conglomerate sells division $b$ at time $\tau_b$. The firm’s cash balance then increases from $W_{\tau_b-}$ by a discrete amount $L^b_{\tau_b-}$ to the post-division-sale cash balance of

$$W^a_{\tau_b} = W_{\tau_b-} + L^b_{\tau_b-} = W_{\tau_b-} + \ell_b K^b_{\tau_b-}.$$  (13)

Similarly, after selling division $a$, the firm becomes a single-division firm with cash balance $W^b_{\tau_a}$,

$$W^b_{\tau_a} = W_{\tau_a-} + L^a_{\tau_a-} = W_{\tau_a-} + \ell_a K^a_{\tau_a-}.$$  

Let $F(p_{K^a}, K^b, W)$ denote the conglomerate’s shareholder value. In Section 5.3 we show that it is never optimal for the firm to simultaneously sell both divisions (see Proposition 5.1). This is because the option value of keeping at least one division alive is strictly positive. We can therefore divide the conglomerate’s optimization problem into two subproblems: one after it sells one of its divisions at stochastic time $\tau_s$, and the other before the sale of the division. We solve the problem via backward induction.

Shareholders choose investment levels $(I^a, I^b)$, division sale timing $(\tau_a, \tau_b)$, payout policy $U$, and external financing $H$ to maximize the conglomerate’s value by solving

$$\sup E \left[ \int_0^\tau e^{-rt} (dU_t - dH_t - dX_t) + e^{-r\tau} \left\{ P^a(K^a_t, W^a_t) 1_{\{\tau = \tau_a\}} + P^b(K^b_t, W^b_t) 1_{\{\tau = \tau_b\}} \right\} \right],$$  (14)

where $1_{\{\cdot\}}$ is the indicator function and $P^s(K^s_t, W^s_t)$ is the value of the single-division firm (with division $s$ being the surviving one) defined in equation (12). The conglomerate spins off a division at stopping time $\tau$ given by $\tau = \min\{\tau_a, \tau_b\}$ and liquidates itself at $\tau_L = \max\{\tau_a, \tau_b\}$.

In sum, the firm’s optimization problem is a combined convex control (investment), singular control (payout), impulse control (equity issuance), and optimal stopping (division sale) problem (see Internet Appendix A).

Finally, the conglomerate’s average $q$, which is the ratio of its enterprise value $F(K^a_t, K^b_t, W_t) - W_t$ and its total capital stock $K^a_t + K^b_t$, is given by

$$q_t = \frac{F(K^a_t, K^b_t, W_t) - W_t}{K^a_t + K^b_t}.  \quad (15)$$

Since our model is homogenous of degree one in $(K^a, K^b, W)$, as we will show later, we can
write the average $q$ as:

$$q_t = q(z_t, w_t), \quad (16)$$

where $z_t$ is the relative size of division $a$, given by the ratio of $K^a_t$ and the total capital stock:

$$z_t = \frac{K^a_t}{K^a_t + K^b_t} \quad (17)$$

and $w_t$ is the conglomerate’s scaled cash holding:

$$w_t = \frac{W_t}{K^a_t + K^b_t} \quad (18)$$

## 3 An MM First-Best Benchmark

Before solving our model for a financially constrained conglomerate, it is helpful to consider the special case where equity issuance is costless. In this case, both the Modigliani-Miller (MM) and Coase Theorems hold. Whether the two divisions are organized as units within a conglomerate or as two separate firms makes no economic difference. In either organizational structure, the first-best outcome is achievable as it is optimal for each division to choose its own first-best investment policy and financing is irrelevant.\(^8\)

Each division operates the same technology as in Hayashi (1982). Therefore, the average $q$ for division $s$ is equal to its marginal $q$ and satisfies the following present-value relation:

$$q^s_{FB} = \frac{\mu_s - i^s - g_s(i^s)}{r + \delta_s - i^s} \quad (19)$$

The first-order condition (FOC) for investment also implies that $i^s_{FB}$ satisfies:

$$1 + g^s_s(i^s_{FB}) = q^s_{FB} \quad (20)$$

which states that the division’s marginal cost of investing is equal to the marginal benefit of investing, $q^s_{FB}$. Since adjustment costs are convex, (20) implies that the first-best investment is increasing in $q$. Note that $q^s_{FB}$ is greater than unity, as the adjustment costs create a wedge between the value of installed capital and newly purchased capital.

The value of a conglomerate with cash $W_t$ and divisional capital stocks $K^a_t$ and $K^b_t$ is given by:

$$F^{FB}(K^a_t, K^b_t, W_t) = q^a_{FB}K^a_t + q^b_{FB}K^b_t + W_t \quad (21)$$

The enterprise value of the conglomerate is equal to the value of the conglomerate minus cash, $F^{FB}(K^a_t, K^b_t, W_t) - W_t$, which is independent of $W_t$ since MM holds.

---

\(^8\) Our MM benchmark model is related to Crouzet and Eberly (2021), who develop a $q$-theory of investment with multiple capital stocks, but importantly with no financial frictions, to study the role of rents and intangibles for valuation.
Using the definition of average $q$ given in equation (15), we obtain the following expression for the conglomerate’s average $q$ under the first-best, $q_{FB,t}$:

$$q_{FB,t} = z_t q_{FB}^a + (1 - z_t) q_{FB}^b.$$  \hspace{1cm} (22)

That is, the average $q$ of the conglomerate is simply a weighted average of the average $q$ of its divisions, where the weights are the divisions’ relative sizes, $z_t$ and $(1 - z_t)$.

4 Corporate Socialism

While putting two divisions together as a firm provides diversification benefits, doing so may also give rise to agency costs. In particular, in the spirit of the models of influence activities (e.g., Milgrom, 1988; Milgrom and Roberts, 1988; Meyer, Milgrom, and Roberts, 1992), division managers may lobby headquarters to channel more of the firm’s resources toward their division. In these models, division managers prefer larger resource allocations due to rent-seeking motives (e.g., if financial compensation, perquisite consumption, or outside job opportunities are linked to the size of the division they manage) or “empire building” preferences (e.g., if managers enjoy the power and status of managing a larger division), and lobby headquarters accordingly. This lobbying incentive is especially pronounced for managers of weak divisions that face a higher risk of being downsized; their managers have incentives to overstate the division’s true prospects in an attempt to gain access to corporate resources that can be used to prevent or delay the downsizing.

Such lobbying activities are costly to the firm, as division managers devote time and effort lobbying headquarters at the expense of more productive activities. In the models of corporate socialism (e.g., Rajan, Servaes, and Zingales, 2000; Scharfstein and Stein, 2000; Matvos and Seru, 2014), headquarters can mitigate this lobbying behavior by tilting the resource allocation toward weaker divisions at the expense of the stronger ones—analogous to a “socialist” outcome in which stronger divisions cross-subsidize the weaker ones.\footnote{Several empirical studies find that multi-division firms tend to overinvest in divisions with low investment opportunities and underinvest in those with high investment opportunities (e.g., Shin and Stulz, 1998; Rajan, Servaes, and Zingales, 2000; Ozbas and Scharfstein, 2010), consistent with the models of corporate socialism.}

In what follows, we consider two forms of socialism. In Section 4.1 we consider the case in which socialism applies to the firms’ ongoing operations (that is, division managers lobby headquarters for more resources to be channeled toward their division). In Section 4.2 we then consider the case in which socialism also applies to the spinoff decision (that is, division managers also lobby against a potential spinoff of their division).
4.1 Socialism: Ongoing Operations only

We model inefficient resource allocation within a firm by assuming that there is an additional cost that the firm pays by having two divisions inside the firm. Let \( G_t^c \) denote this cost, where \( c \) refers to the conglomerate. This cost can be interpreted as influence cost, which lowers the divisions’ productivity and causes output losses.

To be precise, the firm’s operating profit, \( dY_t \), over time increment \( dt \) is then given by

\[
dY_t = dY_t^a + dY_t^b - G_t^c dt = (K_t^a dA_t^a + K_t^b dA_t^b) - (I_t^a + I_t^b + G_t^a + G_t^b) dt - G_t^c dt. \tag{23}
\]

We focus on socialism for the case where the productivities of the two divisions are different. Without loss of generality, we refer to division \( a \) as the stronger division throughout the paper (i.e., \( \mu_a \geq \mu_b \)), whenever we study corporate socialism.

We model the cost of corporate socialism by using the following adjustment cost function at the conglomerate level:

\[
G_t^c = \epsilon_t^a \mu_a K_t^a - \epsilon_t^b \mu_b K_t^b, \tag{24}
\]

where \( \epsilon_t^a \geq 0 \) and \( \epsilon_t^b \geq 0 \) are stochastic processes to be specified.\(^{20}\)

The rationale behind equation (24) is as follows. First, to capture the notion that socialism is inefficient, thereby reducing the value of the conglomerate, we require \( G_t^c \geq 0 \) at all \( t \), so that the firm’s free cash flow is lower with socialism than without. Second, to model the inefficient resource transfer from the more productive division to the less productive one, we express \( G_t^c \) as the difference between two terms: the first term \( \epsilon_t^a \mu_a K_t^a \) captures the loss (in cash flow terms) at the more productive division \( a \), while the second term \( \epsilon_t^b \mu_b K_t^b \) captures the gain at the less productive division \( b \) due to influence activities. As a whole, the conglomerate incurs a net cost that is given by the difference between the two terms.

In addition, conditional on the inefficient resource allocation away from the more produc-

\(^{20}\)In (24), the socialism costs depend on the size of the divisions (\( K^a \) and \( K^b \)), but not on the conglomerate’s cash balance (\( W \)). In principle, influence activities can also depend on \( W \)—the more cash is available, the more division managers may engage in internal politics to divert some of this cash to their own divisions. To capture this intuition, we can generalize the socialism cost function (24) as follows:

\[
G_t^c = \epsilon_t^a \mu_a K_t^a - \epsilon_t^b \mu_b K_t^b + \epsilon W_t, \tag{25}
\]

where \( \epsilon > 0 \) is a constant and the last term captures the cost of socialism associated with the conglomerate’s cash balance. Note that the coefficient of the last term is proportional to the productivity wedge \( \mu_a - \mu_b \), consistent with the notion that influence activities are more severe when the productivity wedge between the two divisions is larger. Importantly, the last term in this more general formulation of socialism costs provides one economic interpretation for the cash-carry cost (\( \lambda \)) that we took as exogenously given in our baseline model. To be precise, \( \lambda \) in our baseline model corresponds to \( \epsilon (\mu_a - \mu_b) \) in (25).
tive division $a$ to the less productive division $b$, we assume that $G^c_t$ is symmetric as a function of the relative size of the two divisions. Specifically, we choose $\epsilon^a_t = \epsilon(1 - z_t)$ and $\epsilon^b_t = \epsilon(z_t)$, where $\epsilon(\cdot)$ is a linear function:

$$\epsilon(x) = \theta_c x, \quad x \in [0, 1]$$

and $\theta_c \geq 0$ is a constant describing the severity of socialism. The case with $\theta_c = 0$ corresponds to our baseline model of Section 2 with no corporate socialism. The higher the value of $\theta_c$, the stronger corporate socialism. With the specific functional form in (26), we obtain

$$G^c_t = \theta_c \frac{(\mu_a - \mu_b)K^a_tK^b_t}{K^a_t + K^b_t} = g_c(z_t) \left( K^a_t + K^b_t \right) ,$$

where $g_c(z)$ is the scaled socialism cost function:

$$g_c(z) = \theta_c(\mu_a - \mu_b)z(1 - z).$$

Note that, by construction, $G^c \geq 0$ and $g_c(z)$ are symmetric in $z$, the relative size of the two divisions, and are higher the more balanced the two divisions are. This conveys the intuition that internal politics is most pronounced when both divisions are equally powerful in terms of size (that is, when they both account for 50% of the firm), while internal politics is less of a concern when one division is larger than the other (say, if one division accounts for 99% of the firm, and the other only 1%). Moreover, the larger the productivity wedge between the two divisions $(\mu_a - \mu_b)$, the larger the socialism cost. This echoes the models of influence activities (Milgrom, 1988; Milgrom and Roberts, 1988; Meyer, Milgrom, and Roberts, 1992), in which the less productive division has stronger incentives to engage in internal politics. Finally, we note that, in the above formulation, the socialism cost $G^c_t$ can be interpreted as a tax on capital, where $g_c(z_t)$ represents the “effective” tax rate.

To see how socialism in our model makes the more productive division $a$ less productive and inefficiently subsidize the less productive division $b$, we rewrite the firm’s operating profits in (23) as:

$$dY_t = K^a_t(\hat{\mu}^a_t dt + \sigma^a dZ^a_t) + K^b_t(\hat{\mu}^b_t dt + \sigma^b dZ^b_t) - \left( I^a_t + I^b_t + G^a_t + G^b_t \right) dt,$$

where $\hat{\mu}^a_t = \hat{\mu}^a(z_t)$ and $\hat{\mu}^b_t = \hat{\mu}^b(z_t)$ defined below can be interpreted as “compromised” productivities due to socialism for the two divisions:

$$\hat{\mu}^a(z_t) = \mu_a(1 - \theta_c(1 - z_t)) \leq \mu_a$$

$$\hat{\mu}^b(z_t) = \mu_b(1 + \theta_c z_t) \geq \mu_b.$$

Equations (30) and (31) convey the idea that corporate socialism effectively lowers the
productivity of the more productive division $a$ to $\hat{\mu}_a^a$, but enhances the productivity of the less productive division $b$ to $\hat{\mu}_b^b$ from the headquarters’ perspective. Naturally, the outcome is socially inefficient as the productivity loss at division $a$ outweighs the productivity gain at division $b$, thereby reducing shareholder value.

In sum, headquarters chooses investment levels $(\hat{\mu}_a^a, \hat{\mu}_b^b)$, division sale timing $(\hat{\tau}_a, \hat{\tau}_b)$, payout $\hat{U}$, and external financing $\hat{H}$ to solve

$$\hat{F}(K_a, K_b, W) = \sup_{\hat{\mu}_a^a, \hat{\mu}_b^b, \hat{\tau}_a, \hat{\tau}_b, \hat{U}, \hat{H}} \mathbb{E} \left[ \int_0^{\hat{\tau}} e^{-rt}(d\hat{U}_t - d\hat{H}_t - d\hat{X}_t) + e^{-r\hat{\tau}} \left\{ P^a(K_a^{\hat{\tau}}, W_a^{\hat{\tau}})1_{\{\hat{\tau} = \hat{\tau}_a\}} + P^b(K_b^{\hat{\tau}}, W_b^{\hat{\tau}})1_{\{\hat{\tau} = \hat{\tau}_b\}} \right\} \right],$$

where $P^a(K^a_{\hat{\tau}}, W^a_{\hat{\tau}})$ is the value of a single-division firm defined in equation (12).

Importantly, corporate socialism disappears if headquarters sells a division, as doing so eliminates the $G_t^d dt$ cost. As such, division sale is one way for the firm to mitigate corporate socialism. The parameters for the single-division firms’ value functions $P^a(K_a^{\hat{\tau}}, W_a^{\hat{\tau}})$ and $P^b(K_b^{\hat{\tau}}, W_b^{\hat{\tau}})$ are the original (true) parameter values $\mu_a$ and $\mu_b$. The conglomerate spins off a division at time $\hat{\tau}$ given by $\hat{\tau} = \min\{\hat{\tau}_a, \hat{\tau}_b\}$. The firm’s liquidation time $\hat{\tau}_L$ is then given by $\hat{\tau}_L = \max\{\hat{\tau}_a, \hat{\tau}_b\}$. Naturally, firm value is lower with socialism than without:

$$\hat{F}(K_a, K_b, W) \leq F(K_a, K_b, W; \mu_a, \mu_b).$$

4.2 Socialism: Both Ongoing Operations and Division Sale

Division managers’ rent-seeking activities may not only distort the resource allocation on an ongoing basis, but also influence the headquarters’ decision to spin off a division. Intuitively, when facing the risk of being spun off, division managers may engage in additional lobbying to fend off the spinoff. In what follows, we show that an inefficient conglomerate can persist longer due to the division manager’s rent-seeking activities that inefficiently delay the headquarters’ decision to divest the division.

We generalize our socialism model by assuming that the conglomerate incurs an additional cost of spinning off a division given by

$$G_t^d = \theta_d \left[ \mu_a(1 - z_t)\ell_a K_t^a - \mu_b z_t\ell_b K_t^b \right] = g_d(z_t)(K_t^a + K_t^b) > 0,$$

where $\theta_d > 0$ measures how severely the division manager’s rent-seeking activities influence the headquarters’ spinoff decision, and $g_d(z)$ is a scaled cost function for spinoffs:

$$g_d(z) = \theta_d(\mu_a\ell_a - \mu_b\ell_b) z(1 - z) > 0.$$
Note that $G^d_t > 0$ follows from $\mu_a \ell_a > \mu_b \ell_b$, as division $a$ is more productive ($\mu_a > \mu_b$) and the recovery value is higher ($\ell_a \geq \ell_b$).

The rationale for equations (34)-(35) is similar to that for equation (24). First, to capture the notion that socialism leads to inefficient value-destroying spinoff decisions, we require $G^d_t \geq 0$ at all $t$. Second, to model the inefficient resource transfer from the more productive division to the less productive one, we express $G^d_t$ as the difference between two terms: the first term inside the square brackets $\mu_a (1 - z) \ell_a K_a \geq 0$ captures the loss (in value) at the more productive division $a$, while the second term $\mu_b z \ell_b K_b \geq 0$ captures the gain at the less productive division $b$ due to influence activities. As a whole, the conglomerate incurs a net cost that is proportional to the difference between the two terms.

In analogy to the socialism cost function $g_c(z)$ for ongoing operations, $g_d(z)$ is also symmetric in $z$ and is higher the more balanced the two divisions are. This conveys the intuition that internal politics is most pronounced when both divisions are equally powerful in terms of size. Moreover, the larger the wedge between the two divisions ($\mu_a \ell_a - \mu_b \ell_b$), the larger the socialism spinoff cost. Finally, we note that $G^d_t$ can be interpreted as a one-time tax on capital for spinning off a division, where $g_d(z_t)$ represents the “effective” tax rate.

5 Solution: Bright Side of Internal Capital Markets

In this section, we solve the model proposed in Section 2. Firm value is a function of three state variables: the capital stock of each division ($K^a$ and $K^b$) and the firm’s cash balance ($W$). We solve the model by dividing the problem into three steps. First, we characterize the firm’s decisions in the region where the marginal source of financing is its internal financing; second, we characterize the firm’s optimal payout policies; finally, we analyze how a financially constrained conglomerate dynamically replenishes its cash by choosing between external financing, division sale, and firm liquidation.

5.1 Interior Region

In this region, firm value $F(K^a, K^b, W)$ satisfies the following Hamilton-Jacobi-Bellman (HJB) equation:

$$ rF(K^a, K^b, W) = \sup_{I^a, I^b} \left[ (I^a - \delta_a K^a)F_{K^a} + (I^b - \delta_b K^b)F_{K^b} ight. $$

$$ \left. + \left[ (r - \lambda)W + \mu_a K^a + \mu_b K^b - (I^a + I^b + G^a + G^b) \right] F_W \right. $$

$$ \left. + \frac{1}{2} \left( \sigma_a^2(K^a)^2 + \sigma_b^2(K^b)^2 + 2\rho \sigma_a \sigma_b K^a K^b \right) F_{WW} \right]. \quad (36) $$
The first two terms ($F_{K^a}$ and $F_{K^b}$) on the right side of (36) capture the direct effects of investment on firm value; the third term ($F_W$) represents the effect of the firm’s expected savings; and the last term ($F_{WW}$) captures the effect of the volatility of cash holdings $W$.

The firm finances its investment in both divisions out of the cash balance in this region. The divisional investment levels $I^a$ and $I^b$ satisfy the following interconnected FOCs:

\[
1 + G^a_{I^a} (I^a, K^a) = \frac{F_{K^a}(K^a, K^b, W)}{F_W(K^a, K^b, W)}, \quad (37)
\]
\[
1 + G^b_{I^b} (I^b, K^b) = \frac{F_{K^b}(K^a, K^b, W)}{F_W(K^a, K^b, W)}. \quad (38)
\]

First, consider the special case with frictionless external and internal capital markets considered in Section 3 (i.e., the MM world). In this case, the marginal value of cash is $F_W = 1$, and the FOCs simplify to the neoclassical investment formula in (20)—that is, the firm’s marginal $q$ with respect to capital stock $K^s$ in division $s$, $F_{K^s}(K^s, K^s, W)$, is equal to the firm’s marginal cost of investing in division $s$, $1 + G^s_{I^s}$, and the two FOCs are independent of each other. In other words, one division’s policy is independent of the other’s (MM and Coase Theorems).

These properties no longer hold in our setup with financing frictions. The left side of (37) is the firm’s marginal cost of increasing a unit of capital in division $a$, $1 + G^a_{I^a}$. The right side is the marginal benefit, which is equal to the marginal $q$ for division $a$, $F_{K^a}(K^a, K^b, W)$, divided by the marginal cost of financing (or equivalently, the marginal value of cash), $F_W(K^a, K^b, W)$. Optimality requires that the two sides of (37) be equal. The same reasoning applies to equation (38) with respect to division $b$. With costly external financing, the firm deploys cash optimally to both divisions so that the FOCs (37) and (38) for the two divisions hold and become interconnected.

Re-writing (37) and (38), we have the following FOCs:

\[
\frac{F_{K^a}(K^a, K^b, W)}{1 + G^a_{I^a} (I^a, K^a)} = \frac{F_{K^b}(K^a, K^b, W)}{1 + G^b_{I^b} (I^b, K^b)} = F_W(K^a, K^b, W). \quad (39)
\]

The first equality states that the ratio between marginal $q$ and the marginal cost of investing is equal for the two divisions—the implication of the intratemporal optimal allocation. The second equality describes the intertemporal optimal savings: the ratio between marginal $q$ and the marginal cost of investing in all divisions is equal to the marginal value of savings (cash), $F_W(K^a, K^b, W)$. Note that, while marginal $q$ is well defined for each division, it is unclear

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21 The convexity of the physical adjustment cost implies that the second-order condition is satisfied and the divisional investment decisions in our model admit interior solutions.
how to define a meaningful marginal $q$ at the conglomerate level, as $K^a + K^b$ is not a state variable; instead, both $K^a$ and $K^b$ are state variables.

By using the homogeneity property of our model and applying Euler’s theorem, we obtain the following expression:

$$F(K^a, K^b, W) = F_{K^a}(K^a, K^b, W)K^a + F_{K^b}(K^a, K^b, W)K^b + F_W(K^a, K^b, W)W,$$

which links the book values of key balance sheet items ($W$, $K^a$, and $K^b$) to the firm’s market value. Multiplying cash ($W$) and divisional capital stocks ($K^a$ and $K^b$) by their respective marginal (shadow) values (i.e., the marginal value of cash $F_W$, the marginal $q$ of division $a$’s capital stock $F_{K^a}$, and the marginal $q$ of division $b$’s capital stock $F_{K^b}$) and then summing up the three terms, we obtain the conglomerate’s market value $F(K^a, K^b, W)$.

The homogeneity property also allows us to equivalently express the firm’s three-state-variable value function as a two-state-variable value function:

$$F(K^a_t, K^b_t, W_t) = (K^a_t + K^b_t) \cdot f(z_t, w_t),$$

where $z_t$ is given in (17) and $w_t$ is the firm’s cash-capital ratio defined in (18).

The ratio $w$ between cash balance $W_t$ and the firm’s total physical capital stock $(K^a_t + K^b_t)$ is the key state variable measuring the firm’s degree of financing constraints. Using Ito’s Lemma, we obtain the following dynamics for $w_t$:

$$dw_t = (r - \lambda)w_t dt + \left[ z_t \left( \mu_a dt + \sigma_a dZ^a_t \right) + (1 - z_t) \left( \mu_b dt + \sigma_b dZ^b_t \right) \right]$$

$$- \left[ (i^a_t + g_a(i^a_t))z_t + (i^b_t + g_b(i^b_t)) (1 - z_t) \right] dt$$

$$- w_t \left[ z_t(i^a_t - \delta_a) + (1 - z_t)(i^b_t - \delta_b) \right] dt.$$

The first term reflects the firm’s net interest income; the second term captures the operating revenues from the two divisions; the third term captures the total (flow) costs of investing; and the last term captures the impact of changes in the divisions’ capital stock.

In addition to $w_t$, the capital stock of division $a$ as a fraction of the firm’s total capital stock, $z_t = K^a_t / (K^a_t + K^b_t)$, measures the distribution of illiquid productive capital stocks between the two divisions, which is the other key state variable. Using the dynamics of $K^a$ and $K^b$, we obtain the following process for $z_t \in [0, 1]$:

$$dz_t = z_t(1 - z_t) \left[ (i^a_t - \delta_a) - (i^b_t - \delta_b) \right] dt.$$

If and only if the growth rate of division $a$ exceeds that of division $b$, i.e., $(i^a_t - \delta_a) > (i^b_t - \delta_b)$, the relative size of division $a$ grows, that is, $z_t$ increases.

By using our model’s homogeneity property—e.g., equation (41)—we can simplify the HJB
equation (36) and obtain the following partial differential equation (PDE) for \( f(z, w) \):

\[
\mathcal{L} f(z, w) = 0 ,
\]

where

\[
\begin{align*}
\mathcal{L} f(z, w) &= \sup_{i^a, i^b} (i^a - \delta_a) z \left[ f(z, w) + (1 - z) f_z(z, w) - w f_w(z, w) \right] \\
&\quad + (i^b - \delta_b) (1 - z) \left[ f(z, w) - z f_z(z, w) - w f_w(z, w) \right] \\
&\quad + \left[ (r - \lambda) w + (\mu_a - i^a - g_a(i^a)) z + (\mu_b - i^b - g_b(i^b)) (1 - z) \right] f_w(z, w) \\
&\quad + \frac{1}{2} \left[ \sigma_a^2 z^2 + \sigma_b^2 (1 - z)^2 + 2 z (1 - z) \rho \sigma_a \sigma_b \right] f_{ww}(z, w) - rf(z, w). \quad (45)
\end{align*}
\]

The first and second terms on the right side of equation (45) capture the effects of investment in divisions \( a \) and \( b \) on firm value; the third term captures the effect of cash management; and the fourth term captures the volatility effects (from both divisions and their correlation). The sum of these four terms represents the expected change in firm value. Subtracting \( rf(z, w) \), the annuity value of \( f(z, w) \), provides the net change in \( f(z, w) \).

Note that it is optimal for the firm to solely rely on internal funds to finance both divisions’ investments in this region. The conglomerate optimally chooses its divisional investments \( i^a \) and \( i^b \) so that the net change in its (scaled) value \( f(z, w) \), \( \mathcal{L} f(z, w) \), is zero.

The FOCs for divisional investment decisions can be simplified as follows:

\[
\begin{align*}
1 + g'_a(i^a) &= \frac{f(z, w) + (1 - z) f_z(z, w)}{f_w(z, w)} - w , \\
1 + g'_b(i^b) &= \frac{f(z, w) - z f_z(z, w)}{f_w(z, w)} - w . \quad (46)
\end{align*}
\]

The left side of equation (46) is the marginal cost of investing in division \( a \). The right side is the marginal \( q \) of \( K^a \) divided by the marginal value of cash \( f_w(z, w) \). The firm optimally chooses \( i^a \) by equating the two sides of (46). The same applies to division \( b \) in equation (47). As discussed above, the divisional investment decisions are interconnected because of financial constraints.

In order to fully characterize the value function \( f(z, w) \), we must also analyze the firm’s payout, external financing, and division sale decisions. We show that there are two other regions in the state space of \((z, w)\): (1) a payout region where the firm also actively pays out a dividend to shareholders; and (2) an external financing/division sale region in which the firm replenishes its cash by choosing external financing, division sale, or liquidation of the whole firm.
5.2 Payout Region

To determine the firm’s payout region, we first consider the case in which the firm’s cash holdings are very large relative to its size. In this case, the firm is better off paying out its excess cash to shareholders to avoid the cash-carrying costs. Let \( \bar{w}_t \) denote the (stochastic) level of the cash-capital ratio \( w_t \) above which the firm pays out cash. As cum-dividend firm value \( f(z_t, w_t) \) must be continuous at all \( t \), the following value-matching condition holds:

\[
f(z_t, w_t) = f(z_t, \bar{w}_t) + (w_t - \bar{w}_t), \quad \text{for } w_t > \bar{w}_t.
\]  

By taking the limit \( w_t \to \bar{w}_t \) and calculating the derivative with respect to \( w_t \), we obtain the following equation in the region where \( w_t \geq \bar{w}_t \):

\[
f_w(z_t, w_t) = 1.
\]  

5.3 Division Sale, External Financing, and Liquidation Regions

When the firm is short on cash, it may raise costly external equity or liquidate a division to replenish its cash stock. An important difference from BCW (2011) is that a conglomerate may issue equity or liquidate a productive division to replenish its cash holdings before exhausting its cash. That is, the firm may move preemptively, as doing so alleviates even larger distortions in the future. Another key difference from BCW (2011) is that a conglomerate may choose equity issuance and division sale under different circumstances, while in BCW (2011) the firm either issues equity or liquidates itself when running out of cash. We show that the liquidation of the whole firm is the firm’s last resort, as doing so wipes out its going-concern value (see Section B of the Internet Appendix).

**Proposition 5.1.** Under the conditions given in (6), a.) in the first-best world, it is never optimal to liquidate either division; b.) in a world with costly external financing, it is optimal for the firm to sequentially sell its divisions rather than liquidate the firm in its entirety.

When the firm replenishes its cash via either equity issuance or division sale, it chooses the less costly option that yields a higher firm value. The choice depends not only on the liquidity ratio \( w_t \), but also the relative size of the two divisions, captured by \( z_t \), in addition to the structural parameters of the model.

**Costly external equity issuance.** First, we calculate firm value conditional on issuing external equity at \( t \). Let \( J(K^a_t, K^b_t, W_t) \) denote this conditional firm value given by

\[
J(K^a_t, K^b_t, W_t) = \sup_{M_t > 0} F(K^a_t, K^b_t, W_t + M_t) - \left[ \phi \cdot (K^a_t + K^b_t) + (1 + \gamma)M_t \right].
\]  

22
The first term on the right side of equation (50) is the post-equity-issuance firm value, and the second term is the sum of net equity issuance \( M_t \) and the total cost of equity issuance, which includes the fixed equity issuance cost, \( \phi \cdot (K_t^a + K_t^b) \), and the proportional issuance cost \( \gamma M_t \). Again, note that the value \( J(K_t^a, K_t^b, W_t) \) is conditional on equity issuance, but equity issuance may not be optimal.

Let \( \tilde{F}(K_t^a, K_t^b, W_t) \) denote firm value conditional on external financing or division sale being optimal. That is, we have the following condition:

\[
\tilde{F}(K_t^a, K_t^b, W_t) = \max \left\{ P^a(K_t^a, L_t^b + W_t), P^b(K_t^b, L_t^a + W_t), J(K_t^a, K_t^b, W_t) \right\} .
\]  

Equation (51) states that the firm selects one of the three mutually exclusive discrete choices to maximize its value. If sale of division \( a \) or \( b \) is optimal, firm value is given by the first and second term, respectively, on the right side of equation (51). If equity issuance is optimal, firm value is equal to \( J(K_t^a, K_t^b, W_t) \) given in equation (50). The value function for the single-division firm is the same as in BCW (2011) and reported in Section 2.

Let \( w_t^a \) denote the cash-capital ratio immediately after the conglomerate sells division \( b \) and becomes a stand-alone firm with only division \( a \): \( w_t^a = W_t^a / K_t^a \), where \( W_t^a = L_t^b + W_t \). We define \( w_t^b \) analogously. Using the homogeneity property, we obtain:

\[
w_t^a = \frac{\ell_b(1 - z_t) + w_t}{z_t} \quad \text{and} \quad w_t^b = \frac{\ell_a z_t + w_t}{1 - z_t} .
\]  

Let \( m_t \) denote the scaled net equity issuance, \( m_t = M_t / (K_t^a + K_t^b) \), and \( j(z_t, w_t) \) denote firm value scaled by \( (K_t^a + K_t^b) \), that is, \( j(z_t, w_t) = J(K_t^a, K_t^b, W_t) / (K_t^a + K_t^b) \). Equation (50) can be simplified as:

\[
j(z_t, w_t) = \sup_{m_t > 0} f(z_t, w_t + m_t) - \phi - (1 + \gamma) m_t .
\]  

Intuitively, the marginal value of cash \( f_w \) must equal the marginal cost of financing \( 1 + \gamma \) immediately after refinancing. This can be seen from the first-order condition \( f_w = 1 + \gamma \), implied by (53), provided that \( f \) is differentiable with respect to \( w \).

Let \( \tilde{f}(z_t, w_t) = \tilde{F}(K_t^a, K_t^b, W_t) / (K_t^a + K_t^b) \). Using the homogeneity property to simplify equation (51), we obtain

\[
\tilde{f}(z_t, w_t) = \max \left\{ z_t p^a(w_t^a), (1 - z_t) p^b(w_t^b), j(z_t, w_t) \right\} ,
\]  

where \( w_t^a \) and \( w_t^b \) are given in equation (52).

The equation that defines the external financing/division sale regions is then given by

\[
f(z_t, w_t) = \tilde{f}(z_t, w_t) .
\]  

In Section B.2 of the Internet Appendix, we prove two technical results on refinancing and
early liquidation.

5.4 Summary

In Section A of the Internet Appendix, we prove that the firm’s (scaled) value \( f(z, w) \) associated with the firm’s optimal policies satisfies the following variational inequality:

\[
\max \left\{ \mathcal{L}f(z, w), 1 - f_w(z, w), \hat{f}(z, w) - f(z, w) \right\} = 0 \tag{56}
\]

in the two-dimensional region defined by \( z \in (0, 1) \) and \( w \geq 0 \).

Intuitively, the firm finds itself in one of the three regions. When the first term in equation (56) is equal to zero (and the other two terms are strictly negative), the firm is in the interior region and optimally chooses its investment-capital ratios for divisions \( a \) and \( b \) as prescribed by (46) and (47). When the second term is equal to zero, the conglomerate optimally makes a payout to shareholders as described by (48) and (49). Finally, when the last term is equal to zero, the firm optimally chooses either division sale or costly external financing, as captured by (53) and (54). We numerically solve the variational inequality in (56) by using a penalty-function-based iterative procedure described in Section C of the Internet Appendix.

6 Quantitative Analysis

We now turn to the quantitative analysis of the model. In Sections 6.1, 6.2, and 6.3, we consider the case without socialism (\( \theta_c = 0 \)) for a firm with two symmetric divisions, that is, two divisions whose productivity shocks have the same mean and volatility (\( \mu_a = \mu_b \) and \( \sigma_a = \sigma_b \)), but are not perfectly correlated. In Sections 6.4, 6.5, and 6.6, we consider the case with asymmetric divisions. Finally, in Section 6.7, we generalize our model to allow for debt financing.

Parameter choices.

The parameters used in the benchmark case are provided in Table 1. We set the annual mean and volatility of the productivity shocks to \( \mu_a = \mu_b = 20\% \) and \( \sigma_a = \sigma_b = 9\% \), respectively, which are in line with the estimates of Eberly, Rebelo, and Vincent (2009) for large U.S. firms.

While our analyses do not depend on the specific functional form of \( g_s(i^*) \) for division \( s = a, b \), for simplicity, we adopt the following widely used quadratic form:

\[
g_s(i^*) = \frac{\theta_s(i^*)^2}{2}, \tag{57}
\]

where the parameter \( \theta_s \) measures the degree of the adjustment cost for division \( s \). For our

\[\text{In Section } 7 \text{ we consider the case with socialism (} \theta_c > 0 \text{) for a firm with asymmetric divisions.}\]
Table 1: Summary of Parameters. This table summarizes the symbols for the key parameters and the values used in our quantitative analysis. The values in the “symmetric” column are for the case where the two divisions have the same parameter values. The values in the “asymmetric” column are for the case where the two divisions have different parameter values. Whenever applicable, parameter values are annualized.

<table>
<thead>
<tr>
<th>Parameters</th>
<th>Symbol</th>
<th>Symmetric</th>
<th>Asymmetric</th>
</tr>
</thead>
<tbody>
<tr>
<td>Risk-free rate</td>
<td>$r$</td>
<td>6%</td>
<td>6%</td>
</tr>
<tr>
<td>Proportional cash-carrying cost</td>
<td>$\lambda$</td>
<td>1%</td>
<td>1%</td>
</tr>
<tr>
<td>Proportional financing cost</td>
<td>$\gamma$</td>
<td>6%</td>
<td>6%</td>
</tr>
<tr>
<td>Fixed financing cost</td>
<td>$\phi$</td>
<td>1%</td>
<td>1%</td>
</tr>
<tr>
<td>Correlation of two divisions</td>
<td>$\rho$</td>
<td>10%</td>
<td>10%</td>
</tr>
<tr>
<td>Risk-neutral mean productivity shock for division $a$</td>
<td>$\mu_a$</td>
<td>20%</td>
<td>24%</td>
</tr>
<tr>
<td>Risk-neutral mean productivity shock for division $b$</td>
<td>$\mu_b$</td>
<td>20%</td>
<td>16%</td>
</tr>
<tr>
<td>Volatility of productivity shock for division $a$</td>
<td>$\sigma_a$</td>
<td>9%</td>
<td>9%</td>
</tr>
<tr>
<td>Volatility of productivity shock for division $b$</td>
<td>$\sigma_b$</td>
<td>9%</td>
<td>9%</td>
</tr>
<tr>
<td>Rate of depreciation for division $a$</td>
<td>$\delta_a$</td>
<td>9%</td>
<td>9%</td>
</tr>
<tr>
<td>Rate of depreciation for division $b$</td>
<td>$\delta_b$</td>
<td>9%</td>
<td>9%</td>
</tr>
<tr>
<td>Adjustment cost parameter for division $a$</td>
<td>$\theta_a$</td>
<td>8</td>
<td>8</td>
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<tr>
<td>Adjustment cost parameter for division $b$</td>
<td>$\theta_b$</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td>Socialism parameter</td>
<td>$\theta_c$</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Capital liquidation value for division $a$</td>
<td>$\ell_a/q_{FB}^a$</td>
<td>0.6</td>
<td>0.6</td>
</tr>
<tr>
<td>Capital liquidation value for division $b$</td>
<td>$\ell_b/q_{FB}^b$</td>
<td>0.6</td>
<td>0.6</td>
</tr>
</tbody>
</table>

Baseline calculations, we assume that both divisions have the same adjustment cost parameter, which we set to $\theta_a = \theta_b = 8$ as in Shapiro (1986) and Hall (2001). We further assume that both divisions have the same annual depreciation rate, which we set to $\delta_a = \delta_b = 9\%$. Moreover, we assume that the liquidation value for a division is proportional to the market value (on a first-best basis) of the division’s capital stock. This assumption captures the idea that, when acquiring a division, the buyer uses as benchmark the value that the division can potentially create. As the two divisions have the same production parameters, we set $\ell_a/q_{FB}^a = \ell_b/q_{FB}^b = 0.6$.

As in BCW (2011), we set the annual risk-free rate to $r = 6\%$, the proportional cash-carrying cost to $\lambda = 1\%$, the proportional financing cost to $\gamma = 6\%$, and the fixed financing cost to $\phi = 1\%$ of the firm’s total capital stock. With these parameter values, the first-best average $q$ in the neoclassical model is $q_{FB} = 1.4$ and the corresponding first-best investment-

\[23\] In this regard, we differ from BCW (2011) who assume that the liquidation value is proportional to the book value of the division’s capital stock.

\[24\] In Sections 6.3 and 6.4, we consider alternative values of the liquidation parameters.
capital ratio is $i_{FB} = 0.05$ in both divisions.\footnote{The first-best investment-capital ratio is given by $i_{FB} = r + \delta_s - \sqrt{(r + \delta_s)^2 - 2(\mu_s - (r + \delta_s))/\theta_s}$, and the first-best $q$ by $q_{FB} = 1 + \theta_s i_{FB}$ under standard convergence conditions for Hayashi-type models.}

### 6.1 Diversified vs. Stand-Alone Firm

In Figure 1 we compare the diversified firm (that is, the firm with the two symmetric divisions described above) with a stand-alone firm. Both firms have the same total capital stock and the same parameter values. The only difference is that the diversified firm has an internal capital market (allowing headquarters to reallocate resources across the two symmetric divisions with imperfectly correlated productivity shocks) and the option to spin off a division at any time it chooses. We assume that the diversified firm has two divisions of equal size ($z = 0.5$).

Figure 1: Comparison of a diversified firm (with $z = 0.5$) and a single-division firm. The top panels (A1-A3) pertain to the liquidation case, the bottom panels (B1-B3) to the refinancing case. In panel A1, the vertical lines mark the payout boundary $w$. In panel B1, the vertical lines mark the payout boundary $w$ and the equity issuance amount $m$, respectively.

In Figure 1, the upper panels (A1-A3) pertain to the liquidation case, where we assume that, if the firm runs out of cash, the only option is to liquidate a division or the entire firm (that is, the firm cannot issue external financing). Alternatively, this can be seen as an extreme case of costly external financing—the cost is so high that firms do not resort to it. We relax this assumption in the lower panels (B1-B3), pertaining to the refinancing case, where
firms have the option to issue equity to replenish their liquidity. In what follows, we discuss both cases, starting with the liquidation case.

**Liquidation case.**

In panel A1, we plot the average $q$ for the diversified firm (solid line) and stand-alone firm (dashed line), along with the first-best benchmark implied by the neoclassical model, which is $q_{FB} = 1.4$ for our parameter values (dotted line). The horizontal axis plots the cash-to-capital ratio $w$. The vertical lines mark the endogenous payout boundary at which the firm pays out cash to shareholders ($\overline{w} = 0.13$ for the diversified firm, and $\overline{w} = 0.21$ for the stand-alone firm, respectively).

When the firm runs out of cash (reaching $w = 0$), the diversified firm spins off one of the divisions.\(^{26}\) Since the divisions are symmetric and the firm starts with $z_0 = 0.5$, the investment levels of both divisions are identical at all times, and hence $z_t = 0.5$ for all $t$ before the firm liquidates a division. (For this reason, the choice of which division to liquidate is immaterial.) Assuming that division $a$ is spun off, the firm receives the liquidation value $\ell_a K^a$ and becomes a single-division firm with a cash-to-capital ratio of $\frac{\ell_a K^a}{K_b} = \ell_b = 0.84$. Since this ratio exceeds the dividend payout boundary of the single-division firm ($\overline{w} = 0.21$), it will optimally pay out the difference of 0.63 to shareholders, and then operate as a stand-alone firm with the remaining liquidity.

Note that this sequence is consistent with Dittmar’s (2004) finding that firms often pay a special dividend subsequent to a spinoff. Given this optimal response, the diversified firm’s value at $w = 0$ is 1.11.\(^{27}\) In contrast, when $w = 0$, the stand-alone firm has no choice but to liquidate the entire firm. Given our assumption that the liquidation value is 0.6 times the (first-best) market value, this implies that the stand-alone firm’s value at $w = 0$ is $0.6 \times q_{FB} = 0.84$. As these calculations illustrate, liquidation is more costly for the stand-alone firm (as it permanently forgoes all future growth opportunities) compared to the diversified firm (as it liquidates a division in lieu of the entire firm).

As can be seen, we find that the diversified firm achieves a higher valuation compared to the stand-alone firm, especially in bad times when the firm is low on cash.\(^{28}\) The rationale

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\(^{26}\)For our parameter values, it is never optimal to liquidate a division when $w > 0$. In Section 6.4, we consider alternative parameterizations, under which early liquidation can be optimal. Note that, as shown in Section 5.3, it is never optimal for the diversified firm to liquidate both divisions at once.

\(^{27}\)Formally, the diversified firm’s value at $w = 0$ satisfies $F(K^a, K^b, W) = F_b(K^b, \ell_a K^a)$, and hence $f(z, w) = (1 - z)p^b(\ell_a)$. For $z = 0.5$ and our parameter values, $f(0.5, 0) = 1.11$.

\(^{28}\)This pattern is consistent with the empirical evidence of Matvos and Seru (2014) and Kuppuswamy and Villalonga (2016), who find that the value of diversification was higher during the recent financial crisis. It
is twofold. First, the diversified firm has the option to spin off a division to replenish its liquidity. This option is more valuable for lower values of $w$.29 Second, diversification reduces the volatility of the firm’s productivity shocks and hence the likelihood of costly liquidation. This benefit from diversification is especially valuable in bad times when $w$ is low.30 We further observe that the payout boundary $\bar{w}$ is lower for the diversified firm. The same two rationales explain this finding. That is, the conglomerate’s option to spin off a division, and the lower volatility of the productivity shocks reduce the value of holding cash. As such, the diversified firm can more easily afford to pay a dividend. This finding is consistent with the evidence of Duchin (2010) who documents that diversified firms hold less cash compared to stand-alone firms.

Panel A2 plots the (net) marginal value of cash $q_w$. As is shown, the marginal value of cash increases as the firm becomes more constrained and liquidation more likely. Since liquidation is more costly for the stand-alone firm, the marginal value of cash is higher for the stand-alone firm compared to the diversified firm. Note that costly liquidation induces both firms to be de facto “risk averse,” as the average $q$ of both firms is concave in $w$. Thus, holding cash today (below the payout boundary $\bar{w}$) maximizes firm value and reduces the likelihood of liquidation in the future. Intuitively, cash is valuable as it helps keep the firm away from costly liquidation.

Panel A3 plots the investment-capital ratio for both firms, along with the first-best level ($i_{FB} = 0.05$ for our parameter values). Due to financing constraints, investment is below the first-best for both firms. Importantly, underinvestment is more severe for the stand-alone firm. This mirrors the pattern in panel A2. As liquidity is more valuable for the stand-alone firm (compared to the diversified firm), it has a greater demand for cash, and hence reduces investment more aggressively.31

**Refinancing case.**

In the lower panels of Figure 1, we consider the refinancing case. Specifically, when the firms run out of cash ($w = 0$), they now replenish their liquidity by raising external equity. Doing also echoes Matvos, Seru, and Silva’s (2018) finding that firms aim to diversify their operations in times of capital market disruptions.

29 Indeed, this spinoff option makes $q(z, w)$ at $w = 0$ exceed the liquidation value for the stand-alone firm, $\ell = 0.6 \times 1.4 = 0.84$.

30 Note that our setup is conservative in that it likely underestimates the value gains from diversification. This is because of our assumption of i.i.d. productivity shocks. In reality, shocks are likely to exhibit some degree of persistence, which increases the benefits from diversification.

31 Note that, close to $w = 0$, investment is negative for both firms (and even more so for the stand-alone firm). Intuitively, the firms disinvest in order to raise cash and stay away from the liquidation boundary.
so is costly, as the firms incur fixed ($\phi = 1\%$) and variable ($\gamma = 6\%$) financing costs. In panel B1, we plot the average $q$ for both the diversified and single-division firms. Because the firms can now issue equity (at a cost), they avoid inefficient liquidation even under financial distress. As a result, for both firms, the average $q$ is higher in the refinancing case compared to the liquidation case in panel A1. Moreover, the respective payout boundaries ($\bar{w}$) are lower than in the liquidation case. This is because firms are more willing to pay out cash when they can raise new funds in the future.

We continue to find that the diversified firm is more valuable than the stand-alone firm. As diversification reduces the volatility of the firm’s cash flows, it reduces the likelihood of running out of cash and resorting to (costly) equity issuance. As a result, the diversified firm has higher value, can more easily afford to pay out cash ($\bar{w} = 0.10$ for the diversified firm, and $\bar{w} = 0.15$ for the stand-alone firm), and issues less equity in the event of refinancing ($m = 0.04$ for the diversified firm, and $m = 0.05$ for the stand-alone firm).

In panels B2 and B3, we find that, when liquidity is abundant, the diversified firm is less prone to underinvestment, and has a lower marginal value of cash, compared to the stand-alone firm. This is consistent with our previous analysis for the liquidation case. As diversification reduces the volatility of the firm’s cash flows, the diversified firm has less of a need for liquidity (i.e., liquidity is less valuable), and is more inclined to invest instead of hoarding cash.

Interestingly, the opposite results hold when $w$ is low (the two curves cross in both panels B2 and B3). The intuition is as follows. As the volatility of the firm’s cash flows is reduced through diversification, an extra dollar of cash becomes more effective in helping the diversified firm avoid costly equity issuance. When $w$ is sufficiently low, the (marginal) value of cash is larger for the diversified firm than the stand-alone firm, as the value-add of preserving both divisions is very high. Therefore, the diversified firm reduces investment more than the single-division firm. As a result, diversification can lead to a paradoxically higher demand for precautionary savings, and hence more underinvestment, when the cash situation is sufficiently dire.

### 6.2 Relative Size of Divisions: $z$

In Figure 1, we considered a diversified firm with equal-sized divisions ($z = 0.5$). Note that in this (symmetric) case, $z = 0.5$ is an absorbing state. Therefore, the solution for the diversified firm boils down to a single state variable ($w$) problem as in BCW (2011) but with 

\[ dz_t = 0, \]  

as can be seen from (43).
a lower volatility (due to the imperfect correlation between the two divisions’ productivity shocks).

Albeit insightful, the symmetric-division case with $z = 0.5$ is a rather special case. In what follows, we examine the case in which $z \neq 0.5$. As we will see, a key insight from this analysis is that diversification can reduce firm value in low-liquidity states, as it increases the cost of a spinoff (which peaks at $z = 0.5$, *ceteris paribus*) and hampers liquidity management.

**Liquidation case.**

In Figure 2, we analyze the liquidation case with $z = 0.1$, which means that division $a$ accounts for 10% of the firm’s capital stock, while division $b$ accounts for the remaining 90%.

Panel A plots the value of the firm for the $z = 0.1$ case, and compares it with the $z = 0.5$ case analyzed earlier. When cash is abundant (high $w$), the balanced firm ($z = 0.5$) is more valuable. This finding is intuitive—the diversification gains are highest at $z = 0.5$, which translates in higher firm value. In contrast, in bad times (low $w$), the balanced firm is less valuable. This is because, closer to $w = 0$, liquidation is more likely, and liquidation is more costly when $z = 0.5$, as the firm would forgo half of its productive assets. In contrast, in the event of liquidation, the $z = 0.1$ firm would optimally spin off the smaller division (division $a$), and only forgo 10% of its productive assets.
Figure 3: Refinancing case—comparison of diversified firms with $z = 0.1$ and $z = 0.5$. In panel A, the vertical lines mark the optimal payout boundary $\overline{w}$ and the equity issuance amount $m$.

Panel B plots the marginal value of cash, and panels C and D the investment-capital ratio for divisions $a$ and $b$, respectively. The observed patterns are consistent with the above interpretation. In high-$w$ states, liquidity is less valuable for the more balanced firm, as it faces lower volatility due to diversification. Given the lower need for cash, it is able to invest more compared to the less balanced firm ($z = 0.1$). In contrast, in low-$w$ states, firms worry about liquidation. Since liquidation is more costly to the more diversified firm ($z = 0.5$), it is more eager to prevent this scenario from happening. As a result, compared to the $z = 0.1$ firm, the more diversified firm reduces investment more aggressively to preserve cash, and cash has a higher marginal value.

Overall, the patterns from Figure 2 imply a dark and bright side of diversification from the perspective of liquidity management, even for a value-maximizing conglomerate. In good times, diversification reduces the need for liquidity and creates value. In low-liquidity states, diversification can hamper the conglomerate’s liquidity management by making spinoffs more costly and destroys value.
Figure 4: Average $q$ in the liquidation (panel A) and refinancing (panel B) cases. In panel B, the fixed financing cost is set to $\phi = 0.1$.

**Refinancing case.**

In Figure 3 we analyze the refinancing case. When equity financing is less costly than liquidation, both firms choose to issue equity when they run out of cash ($w = 0$). Thus, the more balanced firm ($z = 0.5$) no longer bears the higher liquidation costs arising from the liquidation of a relatively large division. As a result, the benefits from diversification—i.e., the lower volatility of the balanced firm’s cash flows—dominate, and the more balanced firm is always more valuable than the $z = 0.1$ firm, as shown in panel A.

Interestingly, panel B shows that the marginal value of cash is lower for the more balanced firm in good times (high $w$), but higher in bad times (low $w$). Moreover, as shown in panels C and D, the more balanced firm cuts investment in low-$w$ states.

While this pattern mirrors the one in Figure 2, the rationale is different for low $w$. In bad times—due to the higher degree of diversification—an extra dollar of cash is more effective in helping the more balanced firm avoid issuing costly equity. As a result, the more balanced firm has a stronger preference for liquidity closer to $w = 0$.

**Diversification can reduce value.**

As we have shown above when comparing a well-diversified firm ($z = 0.5$) versus a less diversified firm ($z = 0.1$), diversification can reduce value in low-liquidity states. In Figure 4 we examine this relationship more systematically by plotting $q(z, w)$ for $w = 0.005$ (that is, when the firm is almost out of liquidity, blue solid line) and $w = 0$ (when the firm is out of liquidity, red dashed line). Panels A and B refer to the liquidation and refinancing case, respectively. As is shown, for both $w = 0.005$ and $w = 0$, the well-diversified firm ($z = 0.5$)
can be less valuable than less diversified firms for a broad range of $z$ values.

This reinforces our point that diversification can reduce firm value in low-liquidity states, as it increases the cost of a spinoff and hampers liquidity management.

### 6.3 Characterization of Solution Regions

In Figure 5, we characterize our model’s solution by regions for the liquidation case (panel A) and two variants of the refinancing case (panels B and C, along with the respective equity issuance amount $m$ reported in panel D). As we have two state variables, the cash-to-capital ratio $w$ and the relative size $z$ of division $a$, all regions are defined by $(w, z)$. The horizontal and vertical axes correspond to $z$ and $w$, respectively. (When $z = 0$ or $z = 1$, the firm is a stand-alone firm.) The solid line corresponds to the payout boundary $\overline{w}$ as a function of $z$, $\overline{w}(z)$. The function $\overline{w}(z)$ is part of the “payout region” and separates this region from the “interior region.” If $w_t \geq \overline{w}(z_t)$, the firm is in the payout region and pays out its excess cash $w_t - \overline{w}(z_t)$ to the shareholders.

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33 Also note that the conglomerate’s average $q$ is non-monotonic in $z$. Consider for example the liquidation case (panel A). For the $w = 0.005$ case, $q(z, w)$ peaks at $z = 0.08$. As $z$ decreases from $z = 0.08$ towards zero, the firm is becoming effectively a single-division firm, which is less valuable. This is because the conglomerate is very likely to lose its diversification benefit.
**Liquidation case.**

In panel A, we consider the liquidation case. As can be seen, the payout boundary is the lowest when the firm’s $z$ reaches the absorbing state $z = 0.5$, and increases as the firm becomes less balanced. Intuitively, since the volatility of the firm’s cash flows is lowest at $z = 0.5$, the balanced firm has the lowest demand for precautionary savings; the more unbalanced the firm is, the higher the volatility, and the higher the demand for precautionary savings.

When the firm runs out of cash ($w = 0$), it hits the liquidation boundary. Since liquidation is more costly for larger divisions (as the firm forgoes more of its productive assets), the firm optimally liquidates the smaller of the two divisions—that is, the firm liquidates division $a$ when $z < 0.5$ (represented by the line with the + markers), and division $b$ when $z > 0.5$ (dotted line).\(^{34}\) This prediction is consistent with the empirical evidence of Maksimovic and Phillips (2001), who find that multi-division firms are more likely to spin off their smaller divisions.

**Refinancing case.**

In panel B, we turn to the refinancing case. For our baseline parameters, refinancing is less costly than liquidation. Accordingly, when the firm runs out of cash ($w = 0$), it now hits the refinancing boundary (represented by the dashed line), and responds by issuing equity to replenish its cash. The firm has no incentive to issue equity sooner, as doing so would forgo the option of avoiding costly equity issuance.

We plot the corresponding equity issuance amount $m$ in panel D (solid line). As is shown, both the payout boundary $w$ and the equity issuance amount $m$ are the lowest at $z = 0.5$, and are higher the higher the imbalance between the two divisions. The intuition is the same as in the liquidation case—since the balanced firm is better diversified (and hence faces lower volatility), it can more easily afford to pay a dividend, and needs less financing conditional on issuing equity.

In panel C, we depart from our baseline parameters by assuming that equity financing has a higher fixed cost ($\phi = 2\%$). In this case, we find that refinancing is not always preferred to liquidation. When one of the divisions is sufficiently small (specifically, when $z < 0.03$ or $z > 0.97$), liquidation is less costly (as the firm only forgoes a relatively small fraction of its productive assets), and the firm prefers to spin off the smaller division as opposed to issuing costly equity. When $z \in [0.03, 0.97]$, the firm issues equity when it exhausts its cash holdings.

\(^{34}\)When $z = 0.5$, the firm is indifferent between spinning off either division $a$ or $b$. 
Figure 6: Early liquidation. This figure plots the solution regions for a diversified firm with asymmetric divisions with $\mu_a = 24\%$, $\mu_b = 16\%$, and $\rho = 0.9$. In panel A, the more productive division (division $a$) has a lower liquidation value ($\ell_a/q_{FB}^a = 0.1$ and $\ell_b/q_{FB}^b = 0.7$). In panel B, it has a higher liquidation value ($\ell_a/q_{FB}^a = 0.7$ and $\ell_b/q_{FB}^b = 0.1$).

Finally, we observe in panel D that the equity issuance amount is always higher when $\phi = 2\%$ (compared to the baseline case with $\phi = 1\%$). Due to the higher fixed costs of issuing equity, firms resort to higher amounts in order to reduce the odds of bearing the fixed costs again in the future.

Note that our finding that the firm may find both external financing and division sale (liquidation) to be optimal on the equilibrium path is not possible in BCW (2011). This is because our model features two divisions, and whether equity financing or liquidation is optimal for a financially distressed firm depends on $z$ (in addition to $w$). This result illustrates how, at the conceptual level, the analysis of a financially constrained multi-division firm can be fundamentally different compared to that of a single-division firm.

6.4 Early Liquidation

With two symmetric divisions (i.e., the structural parameters $\mu$, $\sigma$, $\delta$, $\theta$, and $\ell$ are the same for both divisions), liquidating a division when $w > 0$ (“early” liquidation) is never optimal. However, with asymmetric divisions, early liquidation can be optimal.

We consider such a parameterization in Figure 6. Specifically, we assume that the two divisions have different productivity ($\mu_a = 24\%$ and $\mu_b = 16\%$) and different liquidation values. Moreover, we set the correlation coefficient between the divisional productivity shocks to $\rho = 0.9$ so that the diversification benefits are lower than in our baseline analysis. The other parameters are the same as in Table 1 pertaining to the firm with symmetric divisions.

In panel A, we consider the case where the more productive division (division $a$) has a lower liquidation value than the other division ($\ell_a/q_{FB}^a = 0.1$ and $\ell_b/q_{FB}^b = 0.7$). In this case, it is optimal for the firm to voluntarily liquidate division $b$ before running out of cash. This
is because the diversification benefit of keeping division $b$ is limited (due to the high $\rho$ and small size $1-z$ of division $b$), and the cost of liquidating division $b$ is relatively low (due to the relatively high liquidation value $\ell_b/q_{FB}^b$ and small size $1-z$ of division $b$). Both forces make the firm willing to liquidate early in order to enhance its liquidity and mitigate underinvestment going forward, especially in low-$w$ states.

In panel B, we turn to the more realistic scenario in which the more productive division (division $a$) also has a higher liquidation value ($\ell_a/q_{FB}^a = 0.7$ and $\ell_b/q_{FB}^b = 0.1$). The firm now liquidates division $a$ before running out of cash when division $a$ is sufficiently small ($z$ close to $0$). Note that, in this case, the firm liquidates the division with the higher productivity in low-$w$ states. This is because liquidating the division with a higher liquidation value generates more cash, which is highly valuable in low-$w$ states, even though doing so eliminates the division with the higher productivity.

Importantly, this finding illustrates that, when taking risk management considerations into account, it can be misleading to rank divisions solely based on their productivity ($\mu$). We discuss this point in more detail in the next section.

### 6.5 Resource Allocation with Different Volatilities

In Figure 7, we examine the resource (re-)allocation across two asymmetric divisions. A real-world relevant case is when one division has high $\mu$ and high $\sigma$, while the other has low $\mu$ and low $\sigma$, which provides an economically meaningful tradeoff. We set $\mu_a = 20.5\%$ and $\sigma_a = 40\%$ for division $a$, and $\mu_b = 19.5\%$ and $\sigma_b = 9\%$ for division $b$. All other parameters are the same as in our baseline, and we consider policies at $z = 0.5$.

Panel A plots the investment-capital ratio for both divisions in the liquidation case. Perhaps surprisingly, headquarters channels more of the firm’s resources toward the low-$\mu$ and low-$\sigma$ division, as opposed to the high-$\mu$ and high-$\sigma$ division. This pattern is especially pronounced when the firm is low on cash (low $w$). Intuitively, the firm prefers to reduce its risk exposure and preserves its going concern value by investing in the low-$\mu$ and low-$\sigma$ division, especially in low-$w$ states where the likelihood of liquidation is higher.

Panel B considers the refinancing case. As can be seen, the optimal capital allocation

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35 This prediction is consistent with the empirical evidence of Schlingemann, Stulz, and Walkling (2002), who find that firms in need of cash tend to liquidate their more liquid divisions (that is, their divisions with higher liquidation values), even if those are their more productive units. Relatedly, this is consistent with the empirical evidence of Ma, Tong, and Wang (2021), who find that, in financial distress, innovative firms are more likely to liquidate their most productive assets (specifically, their core patents) if doing so allows them to raise more cash.
Figure 7: Resource allocation with different volatilities. This figure plots division-specific investment-capital ratios as a function of $w$ (fixing $z = 0.5$) for a firm with asymmetric divisions with $\mu_a = 20.5\%$ and $\sigma_a = 40\%$ for division $a$, and $\mu_b = 19.5\%$ and $\sigma_b = 9\%$ for division $b$, respectively. The dotted line marks the payout boundary $\bar{w}$.

differs depending on $w$. In bad times (low $w$), more resources are allocated toward the low-$\sigma$ division. The intuition is analogous to the liquidation case. In low-$w$ states, the firm’s primary concern is to manage risk and reduce the probability of tapping costly external equity financing, rather than generate higher expected cash flows. In contrast, in good times (high $w$), headquarters allocates more of the firm’s resources toward the high-$\mu$ division—as in static models of “winner picking” (e.g., Stein, 1997). The reason we obtain the static model intuition in high-$w$ states is because, when cash is abundant, profit-generating considerations dominate risk management considerations. Conversely, the reason the two lines do not cross in panel A is because liquidation is too costly and hence risk management considerations dominate for all levels of $w$.

These findings highlight the importance of considering a dynamic setting in order to characterize the mechanics of internal capital markets. In static models of winner picking, headquarters allocates resources to the more productive (high-$\mu$) units. In a dynamic setting, firms can run out of cash, and hence need to engage in risk management. As our model shows, when cash is scarce, headquarters may optimally channel resources toward the low-risk division (i.e., based on $\sigma$). These considerations motivate a broader formulation of the winner picking role of internal capital markets: when headquarters allocates resources to divisions, it does so not only based on productivity, but also based on risk.\footnote{Note that the risk-return trade-off at the divisional level cannot be fully characterized by the division’s $\mu/\sigma$ ratio due to the nonlinear nature of the model. Section D.1 of the Internet Appendix illustrates this point by reproducing Figure 7 but setting $\mu_a$, $\mu_b$, $\sigma_a$, and $\sigma_b$ to half of their respective values (such that $\mu_a/\sigma_a$ and $\mu_b/\sigma_b$ are unchanged), and shows that the division-specific investment-to-capital ratios are not identical to those in Figure 7.}

From this perspective, the within-firm allocation of resources can be viewed as a dynamic
portfolio choice problem where different divisions offer very different risk-return tradeoffs. Unlike the standard portfolio choice problem (e.g., Merton, 1971), the risk-neutral firm in our model is endogenously risk averse, and the instruments used by the firm (e.g., equity issuance) are different from those used by households. As described above, this endogenous risk aversion depends on both the firm’s liquidity ($w$) and the size distribution of its divisions ($z$).

Our findings have important implications for capital budgeting. Standard corporate finance textbooks prescribe that capital budgeting should be done based on the WACC of the stand-alone project, and the project’s idiosyncratic risk should not matter. Our framework shows that this prescription is misguided. Indeed, ignoring idiosyncratic risk and the balance sheet of the firm when doing capital budgeting is incorrect; depending on the firm’s liquidity, costs of external financing, and liquidation costs, it may be optimal to invest in a lower-NPV project (based on the project’s WACC) if the project’s idiosyncratic risk is sufficiently low. Adding a new project (or a new division) changes the firm’s entire balance sheet composition and risk profile. As such, the firm should evaluate the new project by computing the net value difference caused by introducing the new project into the firm, as opposed to evaluating the project as if it were a stand-alone project.\footnote{\footnote{Consider a setting where the unconditional CAPM holds under MM (i.e., for a financially unconstrained firm.) For a financially constrained firm, the unconditional CAPM does not hold but instead the conditional CAPM holds as the firm is endogenously risk averse (BCW, 2011). With financing constraints and multiple divisions, both $w$ and $z$ affect the firm’s risk-return tradeoff, and hence influence corporate investment and capital budgeting decisions. As a result, the firm’s cost of capital depends on both $w$ and $z$ for a multi-division firm. We can show that a conditional CAPM—where beta depends on both $w$ and $z$—holds for the financially constrained multi-division firm.}}

### 6.6 Retention of Loss-Making Divisions

Our previous analysis shows that risk management considerations can induce conglomerates to optimally channel more resources toward the low-productivity division. In fact, conglomerates may even choose to retain a loss-making division (that is, a division with negative productivity, $\mu < 0$) if the diversification benefits are so large that they outweigh the firm’s productivity losses. We consider such a case in Section D.2 of the Internet Appendix. Specifically, we show that a large negative correlation $\rho$ between the two divisions can induce the conglomerate to optimally retain a loss-making division.

### 6.7 Debt Financing

In Section E of the Internet Appendix, we show that our predictions continue to hold if we allow for debt financing, which we model via a credit line as in BCW (2011). This analysis
further shows that extending a line of credit to the conglomerate creates value, lowers the marginal value of cash, mitigates under-investment, and accelerates payouts by lowering the payout boundary. Moreover, we show that the quantitative effects are substantial.

7 Quantitative Analysis: Socialism

In this section, we provide a quantitative analysis for our model with socialism. Corporate socialism is economically interesting when the divisions have different productivity. Specifically, we assume that division a is more productive than division b. As described in Section 4, corporate socialism makes division a less productive and division b more productive, with the net effect being negative, in that the conglomerate as a whole is less productive.

We first consider the case where socialism only surfaces for the ongoing operations (Section 7.1) and then analyze the case in which socialism also matters for the spinoff decision (Section 7.2). To ease exposition, we analyze the liquidation case.

Parameter choices. We set the annual productivity of the two divisions to $\mu_a = 0.24$ and $\mu_b = 0.16$. As corporate socialism generates a (scaled) cost of $g_c(z) = \theta_c(\mu_a - \mu_b)z(1 - z)$ per unit of time, we set the socialism parameter to $\theta_c = 1$, so that the maximum socialism cost is $(0.24 - 0.16) \times 0.5 \times (1 - 0.5) = 2\%$ of firm size per annum. The other parameters are the same as in our baseline analysis. The full set of parameters used in this section is provided in the last column of Table 1.

7.1 Socialism: Ongoing Operations Only

In Figure 8, we consider the liquidation case with (solid line) and without (dashed line) socialism, for a firm with balanced divisions ($z = 0.5$). In panel A, we find that the value of the firm is always lower with socialism, consistent with the “dark side” models of internal capital markets. This finding is intuitive. Influence activities reduce the firm’s productivity, which in turn reduces the value of the firm. Moreover, we find that the payout boundary is lower with socialism. As socialism reduces the firm’s productivity, it makes payout more desirable from the shareholders’ perspective.

Interestingly, we find that the difference in valuation shrinks as we move closer to the liquidation boundary ($w = 0$). This reflects the lower cost of liquidating a division when the firm is subject to socialism—by spinning off a division, the firm becomes a stand-alone

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38 Section F.1 of the Internet Appendix provides the model solution.
39 In Section F.2 of the Internet Appendix, we analyze the refinancing case.
Figure 8: Comparison of diversified firms with and without socialism in the liquidation case. The firms have asymmetric divisions with $\mu_a = 24\%$ and $\mu_b = 16\%$. The divisions are of equal size ($z = 0.5$). In panel A, the vertical lines mark the payout boundary $\bar{w}$.

A firm that is free of socialism frictions. Accordingly, the option to spin off a division is more valuable with socialism than without. Indeed, when $w = 0$, spinning off one division fully addresses the socialism problem, and hence the average $q$ with socialism at $w = 0$ is the same as without socialism ($q = 1.31$).

This insight has implications for liquidity management. With socialism, it is less costly to replenish the firm’s liquidity through a spinoff. As a result, liquidity is less valuable with socialism than without, especially when the firm is low on cash. This is consistent with the pattern in panel B, showing that the marginal value of cash is lower with socialism, especially in low-$w$ states. Note that the quantitative effect is quite large—for example, near $w = 0$, the (net) marginal value of cash $q_w(z, w)$ drops from 22.5 to 4.6 due to socialism. Relatedly, the patterns in panels C and D show that, with socialism, the firm is less prone to underinvestment in low-$w$ states (as it has less of a need to preserve cash by reducing investment). In contrast, in high-$w$ states, the lower productivity (due to socialism frictions) dominates, such that investment is lower for the firm with socialism.

In Figure 9, we plot the solution regions. Without socialism (panel A), the solution regions are similar to those in panel A of Figure 5 except that they are no longer symmetric around $z = 0.5$ due to the higher productivity of division $a$ (compared to division $b$). In particular,
Figure 9: Comparison of policy regions for diversified firms with and without socialism in the liquidation case. The firms have asymmetric divisions with $\mu_a = 24\%$ and $\mu_b = 16\%$.

when the firm runs out of cash ($w = 0$), it is now less likely to liquidate division $a$ relative to division $b$. That is, the firm liquidates division $a$ only when it exhausts its cash ($w = 0$) and when it is sufficiently small compared to division $b$ ($z \leq 0.38$). In our numerical example, the payout boundary for a stand-alone firm with only division $b$ (when $z = 0$) is $\overline{w}(0) = \overline{w}_b = 0.21$, where $\overline{w}_b$ is the optimal payout boundary for a stand-alone firm with only division $b$, as in BCW (2011).  

Panel B of Figure 9 reports the solution regions with socialism. There are six regions in total. To the left of the red dashed line are the two regions where the firm sells its more productive division $a$. Whether the firm pays a dividend upon selling division $a$ depends on the level of $w$ for a given level of $z$. The dividing line between these two regions (involving the sale of division $a$) is given by the following downward-sloping linear function:

$$\overline{w}(z) = \max \left\{ (1 - z)\overline{w}_b - \ell_a z, 0 \right\}$$

(58)

where $\overline{w}_b$ is the optimal payout boundary for a stand-alone firm with only division $b$. As socialism disappears when $z = 0$, we have $\overline{w}(0) = \overline{w}_b = 0.21$, which is the same as in panel A without socialism (when $\theta_e = 0$).

If $(z, w)$ is in the division-$a$ sale region and $w$ is sufficiently large, in that $w > \overline{w}(z)$, the firm makes a one-time dividend payment $w - \overline{w}(z)$ per unit of the conglomerate's capital stock, liquidates division $a$, and then operates as a stand-alone firm with the remaining division $b$. Otherwise (i.e., if $w < \overline{w}(z)$), the firm pays no dividend when liquidating division $a$. These

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40Similarly, with only division $a$ (when $z = 1$), $\overline{w}(1) = \overline{w}_a = 0.29$, where $\overline{w}_a$ is the optimal payout boundary for a stand-alone firm with only division $a$.

41For example, a diversified firm with $z = 0.05$ and $w = 0.2$ lies in the region marked by “division-$a$ sale with payout.” The payout threshold at $z = 0.05$ corresponds to $\overline{w}(0.05) = (1 - 0.05) \times \overline{w}_b - \ell_a \times 0.05 = 0.13$. (Recall that $\overline{w}_b = 0.21$ and $\ell_a = (\ell_a/q_{FB}^a) \times q_{FB}^a = 0.6 \times 2.2$.) The firm makes a one-time dividend payment $w - \overline{w}(0.05) = 0.2 - 0.13 = 0.07$ per unit of the conglomerate’s capital stock, liquidates division $a$, and then operates as a stand-alone firm with a scaled cash balance of $\overline{w}_b = 0.21$. 

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two regions are marked in panel B as “division-a sale with payout” and “division-a sale with no payout,” respectively.

To the right of the blue dotted line are the two regions where the firm sells its less productive division b. Whether the firm pays dividends upon selling its division b depends again on the level of w for a given level of z. The dividing line between these two regions (involving the sale of division b) is given by the upward-sloping linear function:

$$\overline{w}(z) = \max \{ z\overline{w}_a - \ell_b(1 - z), 0 \},$$

(59)

where $\overline{w}_a$ is the optimal payout boundary for a stand-alone firm with only division $a$.

In the middle of panel B are the two remaining regions, the payout region and the interior region, which are divided by the black solid nonlinear curve. When in the payout region, the conglomerate makes a dividend payment to bring its $w$ vertically down to that curve. In the interior region, the conglomerate chooses its divisional investment levels as a going concern; if the conglomerate runs out of cash ($w = 0$), it liquidates division a when $0.20 < z < 0.38$, and division b when $0.38 \leq z < 0.92$. Moreover, we see that the firm is less willing to pay out as z increases, as the firm moves closer to being a single-division firm with only the more productive division $a$. Being more productive and less diversified, the conglomerate has a stronger motive to retain cash inside the firm.

Finally, a comparison of the two panels in Figure 9 provides additional insights. First, the two end points (at $z = 0$ and $z = 1$) have the same values on the vertical axes with and without socialism, as they map into the same single-division firms that are free of socialism. Second, for $z \in (0, 1)$, socialism effectively acts as a tax on the conglomerate’s capital stock (in a nonlinear way), reducing its size-weighted productivity. Recall that a less productive firm has a lower demand for cash. Therefore, a conglomerate with socialism has less of a need to hold cash. This explains why the payout boundary in panel B (with socialism) is lower than in panel A (without socialism). Third, socialism makes division sale more attractive as the conglomerate becomes less productive. As a result, panel B features a “division-a sale with payout” region (top left) and a “division-b sale with payout” region (top right).

42If $(z, w)$ is in the division-$b$ sale region and $w$ is sufficiently large, in that $w > \overline{w}(z)$, the firm makes a one-time dividend payment $w - \overline{w}(z)$ when liquidating division $b$. Otherwise (i.e., if $w < \overline{w}(z)$), the firm pays no dividend when liquidating division $b$. These two regions are marked in panel B as “division-$b$ sale with payout” and “division-$b$ sale with no payout,” respectively.
7.2 Socialism: Both Ongoing Operations and Division Sale

In Figure 10, we compare the solution for the case in which socialism influences both ongoing operations and spinoffs ($\theta_d = 3$) with the case (analyzed in Section 7.1) in which socialism influences only ongoing operations ($\theta_d = 0$). As can be seen, when division managers can also influence the headquarters’ spinoff decision, the firm delays its payout (as reflected in the higher $\bar{w}$ in panel A) and lowers the investment-capital ratio for both divisions so as to preserve financial slack (panels C and D). As a result, the firm’s average $q$ (panel A) is lower and the firm’s (net) marginal value of cash $q_w(z, w)$ (panel B) is higher, especially when the firm is financially constrained (near $w = 0$). Moreover, panel B shows that the marginal value of cash for the conglomerate near $w = 0$ approaches 20.5—this reflects the firm’s strong aversion to spinning off a division as the cost of doing so is now very high due to the division manager’s lobbying efforts to prevent the spinoff. In sum, this analysis shows that inefficient conglomerates can persist due to division managers’ rent-seeking activities that prevent headquarters from breaking up the conglomerate.

Figure 10: Comparison of diversified firms with ($\theta_d = 3$) and without ($\theta_d = 0$) socialism costs with respect to the spinoff decision in the liquidation case. Both firms are subject to socialism costs with respect to their ongoing operations ($\theta_c = 1$). The firms have asymmetric divisions with $\mu_a = 24\%$ and $\mu_b = 16\%$. The divisions are of equal size ($z = 0.5$). In panel A, the vertical lines mark the payout boundary $\bar{w}$. 
8 Redeployable Capital

Unlike a single-division firm, a conglomerate can internally reallocate at relatively low cost idle or underutilized capital in one division to another division where productivity may be higher. In this section, we analyze the effect of capital redeployment on divisional investment, payout, liquidation, refinancing decisions, and the conglomerate’s value.

8.1 Model and Solution

We model capital redeployability by generalizing the capital adjustment cost function. In our baseline model, capital adjustment costs are additively separable at the division level and hence by assumption there is no capital redeployment between the two divisions. In practice, however, redeploying capital within the firm can be cheaper than acquiring or selling capital goods in the marketplace. To capture both components of the adjustment costs, we assume that the conglomerate’s total capital adjustment cost at $t$, $G_t$, is given by

$$G_t = (1 - \chi)(G^a_t + G^b_t) + \chi G^{re}_t,$$  \hspace{1cm} (60)

where $\chi \in [0, 1]$ is a constant, $G^a$ and $G^b$ are the capital adjustment costs for divisions $a$ and $b$, respectively, given in (4), and $G^{re}$ captures the adjustment costs of redeploying capital from one division to the other within the firm. We again choose a homogeneous adjustment cost function by specifying $G^{re}_t = G^{re}(I_t, K_t) = g^{re}(i_t)K_t$, where $I_t = I^a_t + I^b_t$ is the firm’s investment, $K_t = K^a_t + K^b_t$ is the firm’s total capital stock, $i_t = I_t/K_t = z_t i^a_t + (1 - z_t) i^b_t$ is the firm’s investment-capital ratio, and $g^{re}(i_t)$ is the scaled adjustment cost for capital redeployment.

The parameter $\chi$ measures the contribution of the firm-level capital redeployment cost to the total adjustment cost $G_t$. When $\chi = 0$, we uncover our baseline formulation where there is no capital redeployment between the two divisions. When $\chi = 1$, the firm only incurs capital redeployment costs at the firm level and there are no division-specific adjustment costs. The $q$-theoretic models in the literature typically specify adjustment costs at the firm level, which corresponds to the $\chi = 1$ case. Empirically, adjustments tend to be smoother at the firm level than at the plant level (e.g., Doms and Dunne, 1998). Our more general adjustment cost specification (60) captures this empirical feature.

Next, to exposit the economic mechanism of capital redeployment, consider the special (symmetric) case, where the (scaled) adjustment costs are the same at the divisional level (for
both divisions $a$ and $b$) and at the conglomerate level:

$$g_a(\cdot) = g_b(\cdot) = g_{re}(\cdot) \equiv g(\cdot).$$  

(61)

We show that being able to redeploy capital across divisions makes the firm more cost effective by lowering its total adjustment costs, in that

$$G_{it}^{re} \leq G_{it}^a + G_{it}^b,$$

(62)

which follows from Jensen’s inequality.\footnote{Using the homogeneity property, $i_t = \zeta z_t z_t^a + (1 - \zeta) i_t^b$, the simplifying assumption (61), and the convexity of $g(\cdot)$, we obtain (62) from}

The intuition for this result is as follows. Because adjustment costs are convex, paying the cost once at the firm level via the capital redeployment channel is cheaper than paying the adjustment cost twice at the divisional level (once for each division). Moreover, the higher the value of $\chi$, the more the capital redeployment between the two divisions contributes to the firm’s total adjustment costs, the lower the conglomerate’s total adjustment costs.

Next, we turn to the firm’s investment policies. The FOCs with respect to investment at each of the firm’s divisions now depend on the adjustment cost functions at both the divisional and firm level. Consider investment of division $s$, where $s = a, b$. With capital redeployment ($\chi \in (0, 1]$), the marginal cost of investing in $K^s$ is

$$1 + (1 - \chi)G_{it}^s(I^s, K^s) + \chi G_{it}^{re}(I^a + I^b, K^a + K^b) = 1 + g'(i^s) - \chi(g'(i^s) - g'(i)).$$

(63)

Compared to our baseline model ($\chi = 0$), where the firm’s marginal cost of investing in $K^a$ is

$$1 + G_{it}^a(I^s, K^s) = 1 + g'(i^s),$$

the last term in (63) is new and captures the effect of redeployment on the FOC for $I^s$. When the investment-capital ratio of division $s$ is higher than that of the other division, we have $i^s > i$, which implies $g'(i^s) - g'(i) > 0$ (convexity), effectively reducing the marginal cost of investing in $K^a$, as can be seen from the right side of (63). The FOC for $\{I^s, s = a, b\}$ can then be written as:

$$1 + g'(i^s) - \chi(g'(i^s) - g'(i)) = \frac{F_{K^s}^a(K^a, K^b, W)}{F_W(K^a, K^b, W)},$$

(64)

where the right side corresponds to the endogenous marginal benefit of investing, given by the ratio of the marginal $q$ of division $s$, $F_{K^s}^a(K^a, K^b, W)$, divided by the firm’s marginal value of cash $F_W(K^a, K^b, W)$, as in our baseline model. Compared to our baseline model, the new term is $-\chi(g'(i^s) - g'(i))$ on the left side of (64) that captures capital redeployability.
key takeaway from the FOC is as follows. For a given (endogenous) marginal benefit of investing (on the right side), the division whose investment-capital ratio is larger than the other invests more with capital redeployment than without, which can be seen from the convexity of $g(\cdot)$. Because the more productive division (division $a$) invests more on average than the other division (and hence $g'(i^a) > g'(i)$), we conclude that capital redeployment effectively boosts the more productive division $a$’s productivity. Section G.1 of the Internet Appendix provides the model solution.

8.2 Quantitative Analysis

Next, we use numerical solutions to illustrate the effect of capital redeployment for the liquidation case. We consider the case with asymmetric productivities ($\mu_a = 24\%$ and $\mu_b = 16\%$) and equal-sized divisions ($z = 0.5$). We compare the case in which the firm has an option to redeploy capital across divisions ($\chi = 0.5$) to our baseline case without this option ($\chi = 0$). We set $\chi = 0.5$ so that the cost associated with capital redeployment at the firm level, $g(i)$, is in between our baseline case ($\chi = 0$) and the other extreme case ($\chi = 1$) where capital adjustment costs are only paid at the firm level. We set $\theta_a = \theta_b = \theta_{re} = 8$ in the (scaled) quadratic adjustment cost functions at both the divisional and firm level.

Figure II plots the solution. Panel A shows that the option to redeploy capital ($\chi = 0.5$) within the conglomerate increases the conglomerate’s average $q$. Moreover, the capital redeployment option is more valuable when cash is abundant (high $w$). This result is intuitive, as conglomerates that are less financially constrained are better able to achieve the efficiency gains from redeployability. Panel B further shows that the marginal value of cash is higher with capital redeployability. This result is intuitive as well. Effectively, capital redeployability makes the conglomerate more efficient, thereby increasing the marginal value of cash.

Panels C and D show that the option to redeploy capital makes the more productive division $a$ invest more (for sufficiently large values of $w$), and the less productive division $b$ invest less. That is, with capital redeployability, the conglomerate allocates physical capital more efficiently between the two divisions. The net effect, shown in panel E, is that the firm’s investment $i$ is higher with capital redeployability than without (for sufficiently large values of $w$). Our results further show that asset sale (i.e., negative investment) is an efficient way to manage risk when $w$ is sufficiently low, as avoiding inefficient liquidation is more valuable with capital redeployability than without. This explains why the two lines in panels C and E.

\footnote{Section G.2 of the Internet Appendix analyzes the refinancing case.}
Figure 11: Comparison of diversified firms with (χ = 0.5) and without (χ = 0) redeployable capital in the liquidation case. The firms have asymmetric divisions with μₐ = 24% and μₐ = 16%. The divisions are of equal size (z = 0.5). We set θₐ = θₖ = θₑ = 8 in the (scaled) quadratic adjustment cost functions at both the divisional and firm level. In panel A, the vertical lines mark the payout boundary w.

cross (although they do not substantially depart from one another for low values of w).

8.3 Redeployable Capital with Socialism

In Section G.3 of the Internet Appendix, we consider an extension of our baseline model that features both redeployable capital and corporate socialism. An interesting insight from this analysis is that capital redeployability mitigates the resource misallocation under socialism. Intuitively, capital redeployability provides a “hedge” against corporate socialism, as it reduces the cost of allocating resources in a way that decreases the socialism costs.

9 Extensions

In the Internet Appendix, we present three additional extensions of our baseline model, which we briefly summarize in this section.

9.1 Alternative Specification of Spinoff Payoffs

In Section H of the Internet Appendix, we extend our baseline model by allowing the conglomerate to optimally allocate a fraction of its cash holdings to the division that it plans to
spin off. Doing so alleviates the financial constraints of the sold division, which increases the price that potential buyers are willing to pay for the division. This alternative specification of the spinoff payoff is natural in settings where the sold division becomes a stand-alone firm held by well diversified financial investors who value the firm as a going-concern entity.

In the quantitative analysis, we show that, in contrast to our baseline model, early liquidation can be optimal even with symmetric divisions. This is because, by optimally allocating a fraction of its cash to the to-be-sold division, the firm (with the remaining division) fetches the highest value for its shareholders. Liquidating the division upon exhausting its cash is suboptimal as the selling price of the liquidated division would be too low.

9.2 Endogenous Formation of the Conglomerate

In Section I of the Internet Appendix, we generalize our baseline framework by also modeling the initial transition from a stand-alone firm to a conglomerate. That is, the firm starts as a stand-alone firm and considers other stand-alone firms as potential targets for an acquisition. Upon completing the acquisition, the firm becomes the conglomerate of Section 2.

This generalized framework allows us to characterize the endogenous formation of conglomerates. In particular, our analysis shows that, when the single-division firm is flush with cash, the decision to become a conglomerate is similar to an investment decision that helps achieve diversification benefits. In contrast, when the single-division firm runs out of cash, the decision is closer to a financing decision that helps replenish the firm’s liquidity when the firm faces high external financing costs.

9.3 Conglomerate Premium and Discount

In Section J of the Internet Appendix, we extend our generalized model from Section I to study how the endogenous formation of the conglomerate can lead to either a conglomerate discount or premium.\footnote{A large empirical literature studies the conglomerate discount. This literature started with the work by Lang and Stulz (1994) and Berger and Ofek (1995) who found that conglomerates were valued at a discount compared to synthetic portfolios of single-segment firms that match the conglomerates’ composition. This finding was challenged by the subsequent literature. In particular, Campa and Kedia (2002), Graham, Lemmon, and Wolf (2002), and Villalonga (2004) show that the discount can be explained by the self-selection of firms that choose to become conglomerates. After accounting for the endogenous formation of the conglomerate, they find only mixed support for the conglomerate discount, which sometimes turns into a conglomerate premium. Our generalized framework is helpful in this context, as it explicitly models the endogenous formation of conglomerates, shedding light on the forces that can generate a conglomerate discount and premium, respectively. For a review of the empirical literature on the conglomerate discount, see Maksimovic and Phillips (2013).}
In that extension, we allow managers to derive private benefits from building a conglom-
erate (e.g., in the form of empire building preferences). Because of these private benefits, the
manager is willing to overpay for the target, which can outweigh the diversification benefits
and lead to a conglomerate discount. Taking these forces into account, our analysis shows that
agency frictions have a nonlinear and non-monotonic impact on the diversification premium
and discount. In this regard, our results echo the mixed findings from the empirical literature
and highlight the importance of considering the endogenous formation of the conglomerate in
empirical studies of the conglomerate discount/premium.

10 Conclusion

In this paper, we provide a tractable model in which investment, cross-divisional transfers,
division sale (spinoff), cash management, external financing, and dividend payout are jointly
characterized for a multi-division firm that faces costly external finance. Our model provides
a rich set of novel predictions, ranging from a refined formulation of the “winner picking” role
of internal capital markets to a characterization of the optimal spinoff decision. Moreover,
we develop a q theory of investment for financially constrained multi-division firms, in which
division-level investment is determined by the ratio between the marginal q for that division’s
capital stock and the marginal value of cash of the multi-division firm. Finally, we consider
several extensions of our baseline model. In particular, we allow for capital redeployability
and account for the endogenous formation of the conglomerate.

While our model allows for rent-seeking behavior of the division managers, it does not
speak to the optimal contract design. In this regard, enriching our model with a dynamic
contracting framework—e.g., of the type studied by Malenko (2019) for capital budgeting—
could be a fruitful extension. Doing so would provide a characterization of the optimal contract
that arises taking into account the complexity and intertwined nature of the multi-division
firm’s policies.

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Internet Appendix to
“A q Theory of Internal Capital Markets”

Min Dai, Xavier Giroud, Wei Jiang, and Neng Wang

Our paper offers two methodological contributions that are described in Sections A, B, and C of this Internet Appendix. First, we characterize the solution of a diversified firm’s two-dimensional optimization problem by using a variational-inequality method and provide a verification theorem (Section A) along with additional technical results (Section B). Our paper is among the first to provide a verification theorem proof for a control problem that combines a convex control, singular control, impulse control, and optimal stopping. Second, we develop a penalty-function-based iterative procedure that solves the variational inequality (Section C).

The other sections of this Internet Appendix provide additional derivations and results pertaining to our baseline model without socialism (Section D) as well as the analysis of debt financing (Section E), corporate socialism (Section F), redeployable capital (Section G), alternative spinoff payoffs (Section H), the endogenous formation of the conglomerate (Section I), and the diversification premium and discount (Section J).

A HJB Equation and Verification Theorem

In this appendix, we formulate our stochastic control problem and then provide a verification theorem for the model solution.

Given an external financing policy \( \nu = \{\tau^{(1)}, \tau^{(2)}, \ldots; M^{(1)}, M^{(2)}, \ldots\} \), the firm’s cash balance process \( W \) satisfies

\[
\begin{align*}
    dW_t &= dY_t + (r - \lambda)W_t dt - dU_t, & t \in (\tau^{(i)}, \tau^{(i+1)}]; \\
    W_{\tau^{(i)}} &= W_{\tau^{(i-1)}} + M^{(i)} & t = \tau^{(i)}.
\end{align*}
\]  

[I.1]

1Dai, Liu, Yang, and Zhong (2015) develop an optimal tax timing model that takes into account asymmetric long- and short-term tax rates. Bolton, Wang, and Yang (2019) develop a two-dimensional real option model for a financially constrained firm that faces costly external equity financing. Although technically these two papers use variational-inequality methods that are similar to ours, the former does not involve optimal stopping nor impulse control, while the latter does not feature convex control.
We may then express the optimization problem \([14]\) as

\[
\sup_{i^a, i^b, \tau, \nu} \mathbb{E} \left[ \int_0^\tau e^{-rt} dU_t - \sum_{\tau(i) < \tau} e^{-r\tau(i)} \left( \phi(K^a_{\tau(i)} + K^b_{\tau(i)}) + (1 + \gamma)M(i) \right) \right. \\
\left. + e^{-r\tau} \left\{ P^a(K^a_{\tau}, W^a_{\tau})1_{\{\tau = \tau_a\}} + P^b(K^b_{\tau}, W^b_{\tau})1_{\{\tau = \tau_b\}} \right\} \right],
\]  

(I.2)

where the second term accounts for the net financing amount raised \(M(i)\) and the associated financing cost \(\phi \cdot (K^a_{i} + K^b_{i}) + \gamma M(i)\) at \(t = \tau(i)\).

The associated HJB variational inequality for this optimization problem is

\[
\max \left\{ \mathcal{L}_0 F, 1 - F_W, \tilde{F} - F \right\} = 0, \quad K^a \geq 0, \quad K^b \geq 0, \quad W \geq 0,
\]  

(I.3)

where

\[
\mathcal{L}_0 F = \sup_{i^a, i^b} \left\{ (I^a - \delta_a K^a) F_{K^a} + (I^b - \delta_b K^b) F_{K^b} - [(r - \lambda)W + \mu_a K^a + \mu_b K^b - (I^a + I^b + G^a + G^b)] F_W \right. \\
\left. + \frac{1}{2} \left[ \sigma_a^2 K^a + \sigma_b^2 K^b + 2\rho\sigma_a\sigma_b K^a K^b \right] F_{WW} \right\} - r F.
\]

Here, \(\tilde{F}(K^a, K^b, W)\) is the firm’s value conditional on external financing or division sale given in equation \([51]\). The HJB variational inequality \([1.3]\) states that \(\mathcal{L}_0 F \leq 0, F_W \geq 1,\) and \(F \geq \tilde{F}\) always hold, and that one of the three inequalities holds with equality. In terms of policies, this variational inequality implies that, at any time, the firm chooses one from the following options: taking no action, paying out dividends, raising external equity, or selling a division.

By using \(z_t = \frac{K^a_t}{K^a_t + K^b_t}\) and \(w_t = \frac{W_t}{K^a_t + K^b_t}\), we obtain the following dynamics for \((w_t, z_t)\) between two consecutive rounds of refinancing:

\[
dw_t = (r - \lambda)w_t \, dt + \left[ z_t (\mu_a \, dt + \sigma_a \, dZ^a_t) + (1 - z_t) (\mu_b \, dt + \sigma_b \, dZ^b_t) \right] \\
- \left[ (i^a_t + g_a(i^a_t)) z_t + (i^b_t + g_b(i^b_t)) (1 - z_t) \right] \, dt \\
- w_t \left[ z_t (i^a_t - \delta_a) + (1 - z_t) (i^b_t - \delta_b) \right] \, dt - dw_t, \quad (I.4)
\]

\[
dz_t = z_t (1 - z_t) \left[ (i^a_t - \delta_a) - (i^b_t - \delta_b) \right] \, dt, \quad (I.5)
\]

where \(i^s_t = I^s_t / K^s_t\) for \(s = a, b\) and \(dw_t = \frac{dw_t}{K^a_t + K^b_t}\) is the incremental dividend payout \(dU_t\) scaled
by the firm’s total capital stock. At any refinancing time $t = \tau^{(i)}$, $w_t$ satisfies:

$$w_{\tau^{(i)}} = w_{\tau^{(i)-}} + m^{(i)},$$

where $m^{(i)} = \frac{M^{(i)}}{K^{(i)}_a + K^{(i)}_b}$ denotes the scaled net financing at stopping time $\tau^{(i)}$. By using the model’s homogeneity property, we can simplify the three-dimensional HJB variational inequality (I.3) to a two-dimensional one given in (56) for $f(z, w)$.

We numerically solve the two-dimensional HJB variational inequality (56) by using a penalty method that is efficient for singular/impulse control problems (see, e.g., Dai and Zhong, 2010).

The following verification theorem characterizes the firm’s value function and optimal policies for the optimization problem (I.2).

**Proposition A.1** (Verification theorem). Let $f(z, w)$ be a solution to the HJB variational inequality (56) satisfying certain regularity conditions.\(^2\)

We define the interior region (IR), payout region (PR), and the external financing/division sale region (ED) as follows:

\[
\begin{align*}
IR &= \{(z, w) : f_w(z, w) > 1, f(z, w) > \tilde{f}(z, w)\}, \\
PR &= \{(z, w) : f_w(z, w) = 1, f(z, w) > \tilde{f}(z, w)\}, \\
ED &= \{(z, w) : f(z, w) = \tilde{f}(z, w), f_w(z, w) \geq 1\},
\end{align*}
\]

where $\tilde{f}(z, w)$ is given in (54). The external financing/division sale region consists of two sub-regions: the division sale region (SR) and external financing region (ER):

\[
\begin{align*}
SR &= \{(z, w) : f(z, w) = \tilde{f}(z, w), f(z, w) > j(z, w)\}, \\
ER &= \{(z, w) : f(z, w) = \tilde{f}(z, w), f(z, w) = j(z, w)\},
\end{align*}
\]

where $j(z, w)$ is as given in equation (53).

The payout boundary is the intersection of $\overline{\mathcal{IR}}$, the closure of IR, and payout region (PR), i.e., $\partial P = \overline{\mathcal{IR}} \cap PR$. Similarly, the division sale boundary is the intersection of $\overline{\mathcal{IR}}$ and $SR$: $\partial S = \overline{\mathcal{IR}} \cap SR$, and the external financing boundary is the intersection of $\overline{\mathcal{IR}}$ and $ER$: $\partial E = \overline{\mathcal{IR}} \cap ER$. The firm’s value is given by $F(K^a, K^b, W) = (K^a + K^b) \cdot f(z, w)$, where $z = \frac{K^a}{K^a + K^b}$ and $w = \frac{W}{K^a + K^b}$.

\(^2\)Specifically, we assume the following regularity conditions: (i) $f(z, w)$ belongs to some Sobolev space (e.g., $W^{1, p}$ for any $p \geq 1$) such that the generalized Ito’s formula applies to $f(z, w)$; and (ii) the associated payout boundary $\partial P$ defined later is sufficiently smooth (e.g., $C^2$) such that the payout strategy $U_t$ as given in (I.9) is well defined. It is worth pointing out that, for a one-dimensional problem, the payout strategy $U_t$ is well defined as the payout boundary is a point (e.g., Hugonnier, Malamud, and Morellec, 2015).
Additionally, the optimal strategy \((i^a_t, i^b_t, U_t, \nu, \tau)\) is given as follows:

(a) Optimal investment \((i^a_t, i^b_t)\) in the interior region \(IR\):

\[
1 + g^a_t(i^a_t) = \frac{f(z_t, w_t) + (1 - z_t)F(z_t, w_t)}{f_w(z_t, w_t)} - w_t, \quad (I.7)
\]
\[
1 + g^b_t(i^b_t) = \frac{f(z_t, w_t) - z_tF(z_t, w_t)}{f_w(z_t, w_t)} - w_t, \quad (I.8)
\]

where \((z_t, w_t)\) is the solution of \((I.4), (I.5), \text{and } (I.6)\) associated with the optimal strategy;

(b) Payout strategy \(U_t\):

\[
U_t = \int_0^t 1_{((z_t, w_t) \in \delta P)} dU \xi; \quad (I.9)
\]

(c) External financing strategy \(\nu = \{\tau^{(1)}, \tau^{(2)}, \ldots; M^{(1)}, M^{(2)}, \ldots\}\):

\[
\tau^{(n+1)} = \inf \left\{ t \in (\tau^{(n)}, \tau) : (z_t, w_t) \in ER \right\}, \quad (I.10)
\]
\[
M^{(n+1)} = (K^a + K^b) \arg \max_{m > 0} f(z_{\tau^{(n+1)}}, w_{\tau^{(n+1)}} + m) - \phi - (1 + \gamma)m, \quad (I.11)
\]

where \(\tau^{(0)} = 0\);

(d) Division sale strategy \(\tau = \min\{\tau_a, \tau_b\}\):

\[
\tau_a = \inf \{ t \geq 0 : (z_t, w_t) \in SR, f(z_t, w_t) > z_t p^a(w^a_t) \} \quad (I.12)
\]
\[
\tau_b = \inf \{ t \geq 0 : (z_t, w_t) \in SR, f(z_t, w_t) > (1 - z_t) p^b(w^b_t) \}. \quad (I.13)
\]

Proof. Define

\[
N_t = \int_0^t e^{-rt} dU_h + e^{-rt} F(K^a_t, K^b_t, W_t). \quad (I.14)
\]

Let \(U^c_t\) be the continuous part of \(U_t\) and \(\Delta U_h = U_h - U_{h-}\) be the discrete jump at time \(h\). Using Ito’s Lemma, we obtain:

\[
N_t = N_0 + \int_0^t e^{-rt} L_0 Fdh + \int_0^t e^{-rh} (1 - F_{W} )dU^c_h
+ \sum_{0 \leq h \leq t} e^{-rh} \left( \Delta U_h + F(K^a_{h-}, K^b_{h-}, W_{h-} - \Delta U_h) - F(K^a_{h-}, K^b_{h-}, W_{h-}) \right). \quad (I.15)
\]

\footnote{As our model is two-dimensional, the payout decision is described by a local time associated with a curve \(\delta P\). In contrast, most models in the literature are one-dimensional, in which case the payout decision, while also described by a local time, is associated with a single point (the payout threshold) rather than a curve. For example, Hugonnier, Malamud, and Morelec (2015) formulate a one-dimensional model (with lumpy investment and uncertain equity issuance timing) for a financially constrained firm and provide a proof.}
First, we show that the last term in equation (I.15) is non-positive for any feasible strategy. By the mean-value theorem, there exists \( u \in [0, \Delta U_h] \) such that

\[
\sum_{0 \leq h \leq t} e^{-rh} \left( \Delta U_h + F(K^a_{h-}, K^b_{h-}, W_{h-} - \Delta U_h) - F(K^a_{h-}, K^b_{h-}, W_{h-}) \right)
= \sum_{0 \leq h \leq t} e^{-rh} \left( \Delta U_h - F_W(K^a_{h-}, K^b_{h-}, W_{h-} - u)\Delta U_h \right) \leq 0,
\]

where the inequality follows from the HJB equation.

As \( f \) is a solution to the HJB equation (I.3), we can verify that \( F \) satisfies the HJB variational inequality (I.3), which means that \( \mathcal{L}_0 F \leq 0 \), \( F \geq \bar{F} \), and \( F_W \geq 1 \) in the entire state space. Note that \( dU^c_0 \geq 0 \). Then, the second and third terms in (I.15) are non-positive for any feasible strategy and equal to zero for the proposed strategy defined in equations (I.7)-(I.13). Therefore, we have shown that \( N_t \) is a martingale for the proposed strategy defined by equations (I.7)-(I.13), and is a supermartingale for any alternative (feasible) strategy.

Because \( N_t \) is a supermartingale, for a feasible strategy \((\hat{P}_t^a, \hat{P}_t^b, \hat{U}_t, \hat{\tau}^{(i)}, \hat{M}^{(i)}, \hat{\tau})\), we have

\[
F(K^a_0, K^b_0, W_0) \geq \mathbb{E}[N_{\hat{\tau}^{(i)}}] \\
= \mathbb{E} \left[ \int_{\tau}^{\hat{\tau}} e^{-rh} d\hat{U}_h + e^{-r\hat{\tau}^{(i)}} F(K^a_{\hat{\tau}^{(i)}}, K^b_{\hat{\tau}^{(i)}}, W_{\hat{\tau}^{(i)}}) \right] (I.17) \\
\geq \mathbb{E} \left[ \int_{\tau}^{\hat{\tau}} e^{-rh} d\hat{U}_h + e^{-r\hat{\tau}^{(i)}} \bar{F}(K^a_{\hat{\tau}^{(i)}}, K^b_{\hat{\tau}^{(i)}}, W_{\hat{\tau}^{(i)}}) \right], (I.18)
\]

where \( \bar{F}(K^a_t, K^b_t, W_t) = \max \{ P^a(K^a_t, L^b_t + W_t), P^b(K^b_t, L^a_t + W_t), J(K^a_t, K^b_t, W_t) \} \) and the last inequality (I.18) follows from \( F(K^a_0, K^b_0, W_0) \geq \bar{F}(K^a_t, K^b_t, W_t) \) implied by (I.3). For the proposed policy \((P_t^a, P_t^b, U_t, \tau^{(i)}, M^{(i)}, \tau)\) defined by (I.7)-(I.13), (I.16) and (I.18) hold with equality, which implies the optimality of the proposed policy. \( \square \)

**B Technical Results**

**B.1 Proof of Proposition 5.1**

We first state a lemma that will be used in our proof of Proposition 5.1.

**Lemma B.1.** Consider a financially constrained single-division firm with division \( s \). Under the condition given in equation (I.6), i.e., \( \mu_s > \ell_s(r + \delta_s) \), if the firm ever chooses to liquidate itself, it will only do so when exhausting its cash holding, i.e., when \( W_\tau = 0 \).

**Proof.** Consider two feasible (suboptimal) strategies, \( D \) and \( \hat{D} \), for the single-division firm with \((K_0, W_0)\) at time 0. Under strategy \( D \), the firm liquidates its capital stock at time 0 and
immediately obtains its liquidation value \( \ell_s K_0 + W_0 \). Under strategy \( \hat{D} \), the firm does not liquidate itself at time 0; instead it immediately makes a payout with amount \((1 - \epsilon)W_0\) at time 0 for some \( \epsilon \in (0, 1) \) satisfying\(^4\)

\[
(\mu_s - \ell_s (r + \delta_s)) K_0 > \lambda \epsilon W_0 .
\]  

(I.19)

Additionally, under strategy \( \hat{D} \), the firm pays no dividends to shareholders, does not invest over the time period \((0, \hat{t})\), and liquidates at \( \hat{t} \), where \( \hat{t} \) will be defined later.

We may then write down the dynamics of \( K^s_t \) and \( W_t \) under strategy \( \hat{D} \) for \( t \in (0, \hat{t}) \) as:

\[
dK^s_t = -\delta_s K^s_t dt, \tag{I.20}
\]

\[
dW_t = (r - \lambda) W_t dt + K^s_t dA^s_t = (r - \lambda) W_t dt + K^s_t (\mu_s dt + \sigma_s dZ^s_t). \tag{I.21}
\]

Next, we define two stopping times \( \tau_0 = \inf \{ t > 0 : W_t = 0 \} \) and \( \hat{t} = \tau_0 \wedge \Delta \), where \( \Delta \) is a sufficiently small positive constant satisfying

\[
\Delta < \frac{(\mu_s - \ell_s (r + \delta_s)) K_0 - \lambda \epsilon W_0}{\mu_s (r + \delta_s) K_0}.
\]  

(I.22)

Condition \( \text{[I.19]} \) ensures that the right side of equation \( \text{[I.22]} \) is positive.

Next, we show that firm value at time 0 under strategy \( \hat{D} \) is higher than its value under strategy \( D \). By integrating equations \( \text{[I.20]}-\text{[I.21]} \), we obtain the following at time \( \hat{t} \):

\[
K^s_{\hat{t}} = e^{-\delta_s \hat{t}} K_0, \tag{I.23}
\]

\[
W_{\hat{t}} = e^{(r - \lambda) \hat{t}} \epsilon W_0 + \frac{\mu_s}{r + \delta_s - \lambda} \left( e^{(r - \lambda) \hat{t}} - e^{-\delta_s \hat{t}} \right) K_0 + e^{(r - \lambda) \hat{t}} K_0 \int_{0}^{\hat{t}} e^{-(r + \delta_s - \lambda) \tilde{t}} \sigma_s dZ^s_{\tilde{t}}. \tag{I.24}
\]

The firm’s value under strategy \( \hat{D} \) at time 0 is

\[
(1 - \epsilon)W_0 + E e^{-\hat{r} \hat{t}} (\ell_s K^s_{\hat{t}} + W_{\hat{t}}) = W_0 + \ell_s K_0 + (e^{-(r + \delta_s) \hat{t}} - 1) \ell_s K_0 + (e^{-\lambda \hat{t}} - 1) \epsilon W_0 + \frac{\mu_s}{r + \delta_s - \lambda} \left(e^{-\lambda \hat{t}} - e^{-(r + \delta_s) \hat{t}} \right) K_0
\]

\[
\geq W_0 + \ell_s K_0 + (- (r + \delta_s) \hat{t}) \ell_s K_0 + (- \lambda \hat{t}) \epsilon W_0 + \frac{\mu_s}{r + \delta_s - \lambda} (1 - (r + \delta_s) \hat{t}) ((r + \delta_s - \lambda) \hat{t}) K_0
\]

\(^4\)Importantly, under condition \( \mathbf{[6]} \), i.e., \( \mu_s > \ell_s (r + \delta_s) \), we know that there exists a value of \( \epsilon \) such that equation \( \text{[I.19]} \) holds.
\[ \begin{align*}
&= W_0 + \ell_sK_0 + \left\{ \left[ (\mu_s - \ell_s(r + \delta_s)) K_0 - \lambda eW_0 \right] - \mu_s(r + \delta_s)K_0 \hat{t} \right\} \hat{t} \\
&> W_0 + \ell_sK_0,
\end{align*} \tag{I.25} \]

where the first equality uses equations (I.23)-(I.24), the first inequality follows from the inequality \( e^x > 1 + x \) for \( x \in \mathbb{R} \), and the last inequality follows from condition (I.22).

As the firm’s value at time 0 under strategy \( D \) is \( W_0 + \ell_sK_0 \), strategy \( \hat{D} \) dominates strategy \( D \). Even though strategy \( \hat{D} \) is not optimal, we have shown that postponing firm liquidation is necessarily part of the optimal strategy. In summary, a single-division firm should never liquidate itself before running out of cash.

Next, we prove Proposition 5.1.

**Proof of Proposition 5.1.** The firm can always set \( i_t^a = i_t^b = 0 \), although it is generally sub-optimal. Therefore, in the first-best world, the average \( q \) for division \( s \) is at least larger than \( \mu_s/(r + \delta_s) \) as we can see from equation (19). We thus conclude that liquidating a division in the first-best world is never optimal as long as the economically meaningful condition given in equation (6), i.e., \( \mu_s/(r + \delta_s) > \ell_s \), holds.

Consider three different liquidation strategies for a diversified firm. Recall \( f(z,w) \) is the scaled firm value for the conglomerate and \( p^s(w) \) is the scaled firm value for a single-division firm with division \( s \).

First, liquidating both divisions simultaneously yields \( f(z,w) = \ell_a z + \ell_b (1-z) + w \). Second, liquidating division \( a \) yields \( f(z,w) = (1-z)p^b(w^b) \), where \( w^b = (\ell_a z + w)/(1-z) \). Third, liquidating division \( b \) yields \( f(z,w) = zp^a(w^a) \), where \( w^a = (\ell_b (1-z) + w)/z \).

Lemma B.1 implies that \( f(z,w) = zp^a(w^a) > z(\ell_a + w^a) = z\ell_a + \ell_b (1-z) + w \) as liquidating division \( b \) only rather than liquidating both divisions simultaneously yields a higher payoff. Similarly, \( f(z,w) = (1-z)p^b(w^b) > (1-z)(\ell_b + w^b) = (1-z)\ell_b + \ell_a z + w \). As liquidating only one division yields a higher value of \( f(z,w) \) than liquidating both divisions simultaneously, a multi-division firm always prefers selling one of its divisions rather than liquidating the whole firm.

**B.2 Other Technical Results**

In this subsection, we provide two technical results for the firm’s refinancing and liquidation decisions. First, we show that the firm only refinances when it runs out of cash for the case with proportional equity issuance costs. Second, we derive necessary conditions for early liquidation.
B.2.1 Refinancing

Lemma B.2. Assume no fixed financing cost, i.e., $\phi = 0$. A financially constrained conglomerate will never refinance when $W > 0$.

Proof. Consider the following feasible (suboptimal) strategy, which we refer to as strategy $D$, for a diversified firm with $(K^a_0, K^b_0, W_0)$ at time 0, where $W_0 > 0$: the firm chooses division investment levels ($I^a_t$ and $I^b_t$), issues external equity $dH_t$ over $(t, t + dt)$ with non-zero amount $dH_t$ from $t > 0$, and pays no dividends before time $\tau_1$. Since simultaneously raising external equity and paying dividends is not optimal, without loss of generality, we let $\tau_1 > 0$.

Next, we construct a strategy $\hat{D}$ that delays refinancing, which we show yields a higher firm value than strategy $D$. Define $\Delta > 0$ almost surely as follows:

$$\Delta = \inf \left\{ t > 0 : W_0 + \int_0^{t^\wedge \tau_1} (r - \lambda)W_u du + \int_0^{t^\wedge \tau_1} K_u^a dA_u^a + K_u^b dA_u^b - (I_u^a + I_u^b + G_u^a + G_u^b) du < 0 \right\},$$

(I.26)

where

$$K_t^a = K_0^a + \int_0^t (I_u^a - \delta_a K_u^a) du, \quad K_t^b = K_0^b + \int_0^t (I_u^b - \delta_b K_u^b) du.$$ 

Under strategy $\hat{D}$, the firm chooses the same division investment levels ($I^a_t$ and $I^b_t$) as under strategy $D$ for the period $[0, \tau_1 \wedge \Delta)$, but raises external equity at time $\tau_1 \wedge \Delta$ with amount $\int_0^{\tau_1 \wedge \Delta} e^{(r - \lambda)(\tau_1 \wedge \Delta - u)}dH_u$ (where $H$ is the external financing policy under strategy $D$), and subsequently (i.e., for $t > \tau_1 \wedge \Delta$) follows policies prescribed by strategy $D$. Here, $\Delta$ is defined in (I.26). First, we note that strategy $\hat{D}$ is admissible for the period $[0, \tau_1 \wedge \Delta)$, as $W_t \geq 0$. Second, strategy $\hat{D}$ delivers the same levels of capital stock, investment, cash holdings, payouts, and external equity issuance as strategy $D$ does for $t \geq \tau_1 \wedge \Delta$.

While the two strategies deliver the same payouts almost surely, we show that strategy $\hat{D}$ is less costly than strategy $D$ because

$$\mathbb{E} \left[ e^{-r(\tau_1 \wedge \Delta)} (1 + \gamma) \int_0^{\tau_1 \wedge \Delta} e^{(r - \lambda)(\tau_1 \wedge \Delta - u)} dH_u \right] = \mathbb{E} \left[ \int_0^{\tau_1 \wedge \Delta} e^{-ru - \lambda(\tau_1 \wedge \Delta - u)} (1 + \gamma) dH_u \right] < \mathbb{E} \left[ \int_0^{\tau_1 \wedge \Delta} e^{-ru} (1 + \gamma) dH_u \right].$$

(I.27)

Intuitively, it is always better for the firm to delay its equity issuance whenever feasible (i.e., until it exhausts its cash), as cash raised and saved inside the firm incurs a carry cost ($\lambda > 0$).
In sum, strategy $\hat{D}$, which requires the firm to raise external equity until it is forced to, dominates strategy $D$, which allows the firm to issue equity before exhausting its cash.

### B.2.2 Necessary Conditions for Early Liquidation

We derive a set of necessary conditions for a diversified firm’s early liquidation decisions. For expositional simplicity, we focus on the liquidation case. In this case, $\tilde{f}(z, w)$ is given by

$$\tilde{f}(z, w) = \max \left\{ z p^a(w^a), (1 - z) p^b(w^b) \right\},$$

where $w^a = \frac{\ell_a (1-z) + w}{z}$ and $w^b = \frac{\ell_a z + w}{1-z}$. Without loss of generality, we consider the case of liquidating division $b$ early. First, applying the operator $\mathcal{L}$ to $z p^a(w^a)$, we obtain:

$$\mathcal{L}(z p^a(w^a)) = \sup_{i^a, i^b} (i^a - \delta_a) z [p^a(w^a) - w^a p^a_w(w^a)] + (i^b - \delta_b)(1 - z) [\ell_b p^a_w(w^a)]$$
$$+ \left[(r - \lambda)w + (\mu_a - i^a - g_a(i^a))z + (\mu_b - i^b - g_b(i^b))(1 - z)\right] p^a_w(w^a)$$
$$+ \frac{1}{2} \left[ \sigma^2_a z^2 + \sigma^2_b (1 - z)^2 + 2z(1 - z)\rho \sigma_a \sigma_b \right] \frac{1}{z} p^a_{qw}(w^a) - rz p^a(w^a). \quad (I.28)$$

We divide the entire $(z, w)$ space into two regions: (i) $R_I = \{(z, w) : 0 \leq w < \overline{w}z - \ell_b(1-z)\}$ and (ii) $R_{II} = \{(z, w) : w > \max\{\overline{w}z - \ell_b(1-z), 0\}\}$, where $\overline{w}$ is the payout boundary for the single-division firm with division $a$. After the conglomerate decides to spin off its division $b$ and become a single-division firm (with division $a$), it either immediately makes a payout, corresponding to region $R_{II}$, or retains all spinoff proceeds, corresponding to region $R_I$.

First, consider the case where the firm is in region $R_I$. In this case, the conglomerate’s post-spinoff scaled cash balance in the single-division firm satisfies $w^a < \overline{w}$. Since $w^a < \overline{w}$ is in the interior region of the single-division firm, $p^a(w^a)$ satisfies the following ODE for the single-division firm:

$$(i^a - \delta_a) (p^a(w^a) - w^a p^a_w(w^a)) + ((r - \lambda) w^a + \mu_a - i^a - g_a(i^a)) p^a_w(w^a) + \frac{1}{2} \sigma^2_a p^a_{ww}(w^a) - rz p^a(w^a) = 0,$$

where the optimal investment $i^a$ satisfies $1 + \theta_a i^a = \frac{p^a(w^a)}{p^a_{ww}(w^a)} - w^a$. (To ease exposition, we use the quadratic adjustment cost specification (57) for $g_a(i)$.) We can then rewrite (I.28) as

$$\mathcal{L}(z p^a(w^a))$$
$$= \left[ (i^a - \delta_a) (p^a - w^a p^a_w) + ((r - \lambda) w^a + \mu_a - i^a - g_a(i^a)) p^a_w + \frac{1}{2} \sigma^2_a p^a_{ww} - rz p^a \right]$$
$$+ \frac{1}{2} \left[ \sigma^2_b (1 - z)^2 + 2z(1 - z)\rho \sigma_a \sigma_b \right] \frac{1}{z} p^a_{qw} + \left[ \mu_b + \frac{(\ell_b - 1)^2}{2\theta_b} - (r + \delta_b - \lambda) \ell_b \right] (1 - z) p^a_w.$$
Applying $\mathcal{L}f \leq 0$ in region $R_I$ gives

$$\frac{1}{2} \left[ \sigma_b^2 (1 - z)^2 + 2z(1 - z) \rho \sigma_a \sigma_b \right] \frac{1}{z} p_{ww}^a + \left[ \mu_b + \frac{(\ell_b - 1)^2}{2 \theta} - (r + \delta_b - \lambda) \ell_b \right] (1 - z) p_w^a \leq 0,$$

which can be written as:

$$- \frac{p_{ww}^a(w^a)}{p_w^a(w^a)} \geq \frac{2z \left[ \mu_b + \frac{(\ell_b - 1)^2}{2 \theta} - (r + \delta_b - \lambda) \ell_b \right]}{\left[ \sigma_b^2 (1 - z)^2 + 2z \rho \sigma_a \sigma_b \right]},$$

(I.29)

where $w^a = \frac{\ell_b (1 - z) + w}{z}$. This is a necessary condition on $w$ for region $R_I$. That is, when the firm chooses early liquidation (of division $b$) and retains all spinoff proceeds, condition (I.29) must be satisfied. Similarly, we can derive the following necessary condition for region $R_{II}$:

$$w \geq \frac{1}{\lambda} \left[ (\mu_a - (r + \delta_a) (p^a(w) - w)) z + [\mu_b - (r + \delta_b) \ell_b] (1 - z) \right].$$

(I.30)

### C Numerical Procedure

We numerically solve the two-dimensional HJB equation (56) by using a penalty method that is efficient for singular/impulse control problems (e.g., Dai and Zhong, 2010). Specifically, we use the following penalty method to solve the variational inequality (56):

$$\mathcal{L}_1(i^a, i^b) f + \mathcal{K}(1 - f^w)^+ + \mathcal{K}(\tilde{f} - f)^+ = 0,$$

(I.31)

where the penalty parameter $\mathcal{K}$ is a sufficiently large positive constant. The operator $\mathcal{L}_1(i^a, i^b)$, which corresponds to the operator $\mathcal{L}$ in equation (56), satisfies

$$\mathcal{L}_1(i^a, i^b) f(z, w) = (i^a - \delta_a) z \left[ f(z, w) + (1 - z) f_z(z, w) - w f_w(z, w) \right] + (i^b - \delta_b) (1 - z) \left[ f(z, w) - z f_z(z, w) - w f_w(z, w) \right] + \left[ (r - \lambda) w + (\mu_a - i^a - g_a(i^a)) z + (\mu_b - i^b - g_b(i^b))(1 - z) \right] f_w(z, w) + \frac{1}{2} \left[ \sigma_a^2 z^2 + \sigma_b^2 (1 - z)^2 + 2z(1 - z) \rho \sigma_a \sigma_b \right] f_{ww}(z, w) - r f(z, w),$$

---

5Penalty methods are widely used to establish the existence of the variational inequality solution by letting the penalty parameter $\mathcal{K}$ approach infinity (e.g., Evans, 1979; Friedman, 1982).
where $i^a$ and $i^b$ satisfy the FOCs (46)-(47). As $K$ tends to infinity, we have

$$(1 - f_w)^+ = (\tilde{f} - f)^+ = 0,$$

which implies that numerically we can ensure

$$f_w \geq 1 \text{ and } f \geq \tilde{f}.$$  

To obtain a numerical solution, we restrict our attention to a bounded domain $\{(z, w) \in [0, 1] \times [0, w^{max}]\}$, where $w^{max}$ is a large finite number. We prescribe the following boundary conditions based on our economic analysis:

$$f_w = 1 \text{ at } w = w^{max}, \quad f = \tilde{f} \text{ at } w = 0, \quad f = p^a \text{ at } z = 1, \quad \text{and } f = p^b \text{ at } z = 0.$$  

These conditions indicate that the firm pays dividends at $w = w^{max}$, issues equity or spins off a division at $w = 0$, and becomes a single-division firm at $z = 0$ and $z = 1$, respectively. Then, we use a finite difference method similar to the one in Dai and Zhong (2010).

We use the following iteration algorithm in the given domain:

1. Choose an initial value of $f$, $f^0$.

2. Given $f^n$ from the $n$-th iteration, compute the division investment in the interior region, $(i^a)^n$ and $(i^b)^n$, by solving

$$1 + g^a((i^a)^n) = \frac{f^n(z, w) + (1 - z)f^n_z(z, w)}{f^n_w(z, w)} - w,$$

$$1 + g^b((i^b)^n) = \frac{f^n(z, w) - zf^n_z(z, w)}{f^n_w(z, w)} - w.$$  

Then calculate

$$\tilde{f}^n(z, w) = \max\left\{zp^a(w^a), (1 - z)p^b(w^b), j^n(z, w)\right\},$$

$$j^n(z, w) = \max_{m>0} f^n(z, w + m) - \phi - (1 + \gamma)m.$$  

3. Solve $f^{n+1}$ by using $(i^a)^n, (i^b)^n, f^n_w, \tilde{f}^n$, and

$$\mathcal{L}_1((i^a)^n, (i^b)^n)f^{n+1} + \mathcal{K}(1 - f^{n+1}_w)1_{\{1-f^{n+1}_w<0\}} + \mathcal{K}(\tilde{f}^n - f^{n+1})1_{\{f^n - f^n<0\}} = 0,$$

with the following boundary conditions: $f^{n+1}_w = 1$ at $w = w^{max}$, $f^{n+1} = \tilde{f}^n$ at $w = 0$, $f^{n+1} = p^a$ at $z = 1$, and $f^{n+1} = p^b$ at $z = 0$.  

I-11
Figure I-1: Resource allocation with different volatilities. This figure plots division-specific investment-capital ratios as a function of $w$ (fixing $z = 0.5$) for a firm with asymmetric divisions with $\mu_a = 10.25\%$ and $\sigma_a = 20\%$ for division $a$, and $\mu_b = 9.75\%$ and $\sigma_b = 4.5\%$ for division $b$, respectively. The dotted lines mark the payout boundaries $\bar{w}$.

4. If $|f^{n+1} - f^n| < \epsilon$ where $\epsilon$ is a very small number (tolerance), then we have obtained the numerical solution. Otherwise, set $f^n = f^{n+1}$ and go back to step 2.

D Quantitative Analysis: No Socialism

D.1 Risk-Return Tradeoff

In Figure I-1, we replicate the analysis from Figure 7 but setting $\mu_a$, $\mu_b$, $\sigma_a$, and $\sigma_b$ to half of their respective values (such that $\mu_a/\sigma_a$ and $\mu_b/\sigma_b$ are the same in panels A and B of both Figure I-1 and Figure 7). As can be seen, the qualitative pattern is similar to the one in Figure 7, but is not quantitatively identical. This illustrates the nonlinear nature of the risk-return tradeoff in our model.

D.2 Retention of Loss-Making Divisions

In Figure I-2, we consider an extension of our baseline analysis in which division $b$ is a loss-making division with $\mu_b = -5\%$. We consider two cases. In the first case, the correlation between the two divisions is the same as in our baseline analysis, namely $\rho = 10\%$ (red dashed lines). In the second case, we set the correlation to $\rho = -80\%$ (blue solid lines), that is, we allow for large diversification gains between the two divisions.

As can be seen, when $\rho = -80\%$, the conglomerate is more valuable (panel A), has a lower marginal value of cash (panel B), is less prone to underinvestment (panels C and D), and pays out dividends sooner (panel E). These findings are intuitive. As diversification reduces the volatility of the firm’s cash flows, the likelihood of inefficient liquidation decreases. This in turn increases the value of the conglomerate, and increases the conglomerate’s propensity to invest instead of hoarding cash.

Importantly, Panel F shows that, when $\rho = -80\%$, the conglomerate does not liquidate
Figure I-2: Comparison of firm policies with different values of the correlation ρ in the liquidation case. The firms have asymmetric divisions with μ_a = 20% and μ_b = −5%. In panels A-D, z = 0.5.

the loss-making division before running out of cash (w = 0). In contrast, when ρ = 10%, the conglomerate finds it optimal to liquidate the loss-making division early (for sufficiently large values of z). In other words, when the correlation is sufficiently low, the diversification benefits outweigh the productivity losses, in which case the conglomerate optimally retains the loss-making division.

In Figure I-3, we further characterize the trade-off between μ_b and ρ. Specifically, we consider a conglomerate with equal-sized divisions (z = 0.5) and low liquidity (w = 0.01). The red dashed line plots the value of the conglomerate in the benchmark case with ρ = 10% and μ_b = 15%. The blue solid line plots the value of the conglomerate in the case with ρ = −80% as a function of μ_b (horizontal axis). The intersection between the two lines provides the

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6 All other parameters are the same as in the case with symmetric divisions in Table 1.
specific productivity parameter $\mu^*_b$ at which the two conglomerates are equally valuable. As is shown, $\mu^*_b = 11\%$. That is, all else equal, a conglomerate with $\rho = -80\%$ and $\mu_b = 11\%$ is as valuable as a conglomerate with $\rho = 10\%$ and $\mu_b = 15\%$. This illustrates the trade-off between diversification benefits and the conglomerate’s tolerance for lower-productivity divisions.\footnote{Note that at $(z, w) = (0.5, 0.01)$ both conglomerates engage in asset sales. Specifically, $i^b(\mu_b = 11\%, \rho = -80\%) = -11.4\%$ and $i^b(\mu_b = 15\%, \rho = 10\%) = -11.8\%$. Intuitively, asset sales are more aggressive in the $\rho = 10\%$ case due to the lower diversification benefits.}

Figure I-3: Trade-off between productivity $\mu_b$ and $\rho$ in the liquidation case. This figure plots the (scaled) value of the conglomerate $f(z, w)$, where $(z, w) = (0.5, 0.01)$, as a function of $\mu_b$. $\mu^*_b$ denotes the division-b productivity at which the $\rho = -80\%$ conglomerate is as valuable as a benchmark conglomerate with $\mu_b = 15\%$ and $\rho = 10\%$.

### E Baseline Model with Debt Financing

In this section, we generalize our baseline model of Section 2 to allow for debt financing. We first describe the model extension and solution (Section E.1), and then provide a quantitative analysis (Section E.2).

#### E.1 Model and Solution

For expositional simplicity, we model debt financing in the form of a credit line, as in BCW (2011). We assume that the conglomerate can draw from the credit line at any time it chooses up to a limit. We set the limit as a maximum fraction of the firm’s total capital, i.e., $c(K^a + K^b)$, where $c > 0$ is a constant that captures the conglomerate’s debt capacity. Intuitively, this assumes that the conglomerate’s debt capacity depends on its ability to post collateral, which in turn depends on the conglomerate’s total capital stock. We further assume that the conglomerate pays a constant spread $\alpha$ over the risk-free rate on the amount of credit it uses.

The HJB variational inequality for the firm’s scale value $f(z, w)$ is then given by

$$\max \left\{ \mathcal{L}_2 f, 1 - f_w, \tilde{f} - f \right\} = 0, \quad z \in (0, 1), \quad w \geq -c,$$

(I.32)
where

\[
\mathcal{L}_2 f(z, w) = \sup_{i^a, i^b} \left( (i^a - \delta_a) z \left[ f(z, w) + (1 - z) f_2(z, w) - w f_w(z, w) \right] \\
+ (i^b - \delta_b)(1 - z) \left[ f(z, w) - z f_2(z, w) - w f_w(z, w) \right] \\
+ \left[ (r + \alpha 1_{w<0} - \lambda 1_{w>0}) w + (\mu_a - i^a - g_a(i^a)) z + (\mu_b - i^b - g_b(i^b))(1 - z) \right] f_w(z, w) \\
+ \frac{1}{2} \left[ \sigma^2_a z^2 + \sigma^2_b (1 - z)^2 + 2z(1 - z) \rho \sigma_a \sigma_b \right] f_w(z, w) - r f(z, w), \tag{I.33}
\]

and \( \tilde{f}(z, w) \) is the firm’s value conditional on external financing or division sale given in equation (54).\(^8\)

### E.2 Quantitative Analysis

Figures I-4 and I-5 provide a quantitative analysis for the liquidation and refinancing cases, respectively. Following BCW (2011), we set \( \alpha = 1.5\% \) and \( c = 20\% \). All other parameters are the same as in Table I pertaining to the firm with symmetric divisions.

In Figure I-4, we show that extending a line of credit to the conglomerate creates value (panel A), lowers the marginal value of cash (panel B), mitigates under-investment (panels C and D), and accelerates payouts by lowering the payout boundary (panel A). Panel E plots the payout boundary \( \overline{z}(z) \) for \( z \in (0, 1) \) and shows that the need for liquidity is lowest when the two divisions are of equal size \( z = 0.5 \). All these findings are intuitive. Indeed, the credit line relaxes financing constraints, which increases the value of the firm and reduces the need to hoard cash. This, in turn, translates into a lower payout boundary and mitigates underinvestment. These results for a multi-division firm generalize those for a single-division firm in BCW (2011).

Figure I-5 shows that the results for the refinancing case are similar to those for the liquidation case. Note that, in panel F, the equity issuance amount is higher when the firm has access to a credit line. Moreover, the more unbalanced the two divisions, the more equity the firm issues.

### F Socialism for Ongoing Operations and Division Sale

In this section, we analyze our generalized model with corporate socialism introduced in Section 4. We first describe the model solution (Section F.1), and then provide a quantitative analysis for the refinancing case (Section F.2).

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\(^8\)As in BCW (2011), we focus on the case where the fixed equity issuance cost is large enough so that the firm exhausts its debt capacity first before issuing equity.
Figure I-4: Generalized baseline model with credit line (liquidation case). Comparisons between the cases with credit line \((c = 0.2)\) and without \((c = 0)\). The divisions are of equal size \((z = 0.5)\) in panels A, B, and C. In panel A, the vertical lines mark the payout boundary \(\overline{w}\).

**F.1 Solution**

The key change from our baseline firm value maximizing model is that corporate socialism effectively lowers the productivity of the productive division \(a\) from \(\mu_a\) to \(\hat{\mu}^a(z)\) but enhances the productivity of the less productive division \(b\) from \(\mu_b\) to \(\hat{\mu}^b(z)\). Once one of the divisions is sold, the conglomerate becomes a single-division firm and no longer incurs the cost of being a socialistic conglomerate. Therefore, eliminating the dark side of internal capital markets provides an incentive for the conglomerate to engage in division sale.

Specifically, the cash-capital ratio under socialism, \(w_t = W_t/(K^a_t + K^b_t)\), is given by

\[
dw_t = (r - \lambda)w_t dt + \left[ z_t (\hat{\mu}^a(z_t)dt + \sigma_a dZ^a_t) + (1 - z_t) (\hat{\mu}^b(z_t)dt + \sigma_b dZ^b_t) \right]
\]  

(I.34)
Figure I-5: Generalized baseline model with credit line (refinancing case). Comparisons between the cases with credit line \((c = 0.2)\) and without \((c = 0)\). The divisions are of equal size \((z = 0.5)\) in panels A, B, and C. In panel A, the vertical lines mark the payout boundary \(\overline{w}\) and the equity issuance amount \(m\), respectively.

\[
- \left[ (i_t^a + g_a(i_t^a)) z_t + (i_t^b + g_b(i_t^b)) (1 - z_t) \right] \, dt - w_t \left[ z_t (i_t^a - \delta_a) + (1 - z_t) (i_t^b - \delta_b) \right] \, dt,
\]

where \(\hat{\mu}^a(z_t) = \mu_a(1 - \theta_c(1 - z_t))\) and \(\hat{\mu}^b(z_t) = \mu_b(1 + \theta_c z_t)\). As corporate socialism lowers the size-weighted average of the divisions’ productivities, i.e., the conglomerate is less productive with socialism:

\[
z_t \hat{\mu}^a(z_t) + (1 - z_t) \hat{\mu}^b(z_t) \leq z_t \mu_a + (1 - z_t) \mu_b,
\]

the conglomerate’s demand for cash holdings is lower, and the conglomerate’s cash balance \(w_t\) has a lower drift with socialism than without, as we illustrate in Section 7.1.
The scaled conglomerate’s value \( \hat{f}(z, w) \) satisfies the following variational inequalities:

\[
\max \left\{ \hat{L}\hat{f}(z, w), 1 - \hat{f}_w(z, w), \hat{f}(z, w) - \hat{f}(z, w) \right\} = 0, \quad z \in (0, 1), \quad w \geq 0, \tag{I.36}
\]

where

\[
\hat{L}\hat{f}(z, w) = \sup_{i^a, i^b} (i^a - \delta_a)z \left[ \hat{f}(z, w) + (1 - z)\hat{z}(z, w) - w\hat{f}_w(z, w) \right] \\
+ (i^b - \delta_b)(1 - z) \left[ \hat{f}(z, w) - z\hat{z}(z, w) - w\hat{f}_w(z, w) \right] \\
+ \left[ (r - \lambda)w + (\mu^a(z) - i^a - g_a(i^a))z + (\mu^b(z) - i^b - g_b(i^b))(1 - z) \right] \hat{f}_w(z, w) \\
+ \frac{1}{2} \left[ \sigma_a^2 z^2 + \sigma_b^2 (1 - z)^2 + 2z(1 - z)\rho\sigma_a\sigma_b \right] \hat{f}_w(z, w) - r\hat{f}(z, w) \tag{I.37}
\]

and \( \tilde{f}(z, w) \) is the scaled value when the conglomerate chooses to either sell a division or issue equity:

\[
\tilde{f}(z, w) = \max \left\{ z p^a(w^a) - g_d(z), (1 - z) p^b(w^b) - g_d(z), \hat{j}(z, w) \right\}. \tag{I.38}
\]

In (I.38), \( g_d(z) \) is the socialism spinoff cost defined in equation (35) and \( \hat{j}(z, w) \) is the conglomerate value conditional on external financing, which is given by

\[
\hat{j}(z, w) = \sup_{\hat{m} > 0} \hat{f}(z, w + \hat{m}) - [\phi + (1 + \gamma)\hat{m}] \tag{I.39}
\]

As in our baseline model without socialism, \( p^a(w^a) \) and \( p^b(w^b) \) denote the value of the firm with the single division \( a \) and \( b \), respectively. Note that, since division sale eliminates socialism, we use the productivity parameters \( \mu_a \) and \( \mu_b \) for the post-division-sale firm values \( p^a(\cdot) \) and \( p^b(\cdot) \), respectively.

In sum, to analyze the headquarters’ problem under socialism, the firm needs to use both the true division’s risk-adjusted productivity (\( \mu_a \) and \( \mu_b \)) and the compromised productivity (\( \tilde{\mu}^a(z) \) and \( \tilde{\mu}^b(z) \)).

As we show later, the solution features three regions: (1) the interior region: \( \{ \hat{f}_w > 1, \hat{f} > \tilde{f} \} \); (2) the payout region: \( \{ \hat{f}_w = 1, \hat{f} > \tilde{f} \} \); and (3) the external financing/liquidation region: \( \{ \hat{f} = \tilde{f}, \hat{f}_w \geq 1 \} \).

\footnote{While in Matvos and Seru (2014) it is sufficient for the conglomerate to use compromised productivities, as their model features no division sale, this is no longer the case here since selling a division eliminates socialism in our model.}
F.2 Quantitative Analysis: Refinancing Case

In this subsection, we provide a quantitative analysis for the refinance case. In panel A of Figure I-6, we observe that the value of the firm is higher without socialism for all levels of $w$. In contrast to the liquidation case, we find that the wedge between the two curves barely changes, even in low-$w$ states. This is because, for our parameter values, the firm often issues equity to replenish liquidity.\footnote{To be precise, the firm may still spin off one of its divisions under certain circumstances but this is much less likely in the refinancing case than in the liquidation case.} This is further reflected in panel B, where we observe no noticeable difference in the marginal value of cash with and without socialism.

In panels C and D of Figure I-6, we find that investment in both divisions is higher for the firm without socialism. This finding is intuitive—without the socialism cost, the firm is more productive and hence generates higher cash flows that are used to sustain higher levels of current and future investment. Moreover, we observe that investment is relatively higher in division $a$, that is, the firm channels relatively more resources toward the more productive division.\footnote{Note the different scale of the vertical axis in both panels.}

Figure I-7 plots the solution regions for the refinancing case. Panel A refers to the setting without socialism. Compared to the liquidation case (panel A of Figure I-9), the firm finds it
optimal to spin off division $a$ only when it is sufficiently small ($z \leq 0.004$), and chooses to issue equity for all other values of $z$. Because the firm can issue equity at a cost, the model generates a hump-shaped prediction for the equity issuance amount, $m$, as a function of $z$ (represented by the dashed red line in panel C). The intuition is that a more diversified firm can afford to hold less cash, and hence has less of a need to issue large amounts. Because of the divisions’ asymmetry, the firm with $z = 0.41$ has the lowest demand for cash. As the more productive division’s relative size, $z$, increases beyond $z = 0.41$, the firm’s increasing productivity calls for greater funding needs, which explains why the equity issuance amount $m$ increases with $z$.

Panel B of Figure I-7 characterizes the various regions with socialism. As in the liquidation case (panel B of Figure 9), there are again six regions in total. To the left of the red dashed line are the two regions where the firm sells its more productive division $a$. To the right of the blue dotted line are the two regions where the firm sells its less productive division $b$. In the middle are the payout region and the interior region, divided by the black solid nonlinear curve.

In the interior region, when the firm runs out of cash ($w = 0$), it liquidates division $a$ when $z \leq 0.24$, liquidates division $b$ when $z \geq 0.70$, and issues equity when $z \in (0.24, 0.70)$. Note that the range of $z$ values for which divisions are liquidated is larger than in panel A. This again reflects the lower cost of spinning off a division when the firm is plagued with socialism.
frictions. Finally, the solid line in panel C represents the equity issuance amount \( m \) when \( z \in (0.24, 0.70) \). The pattern is again hump-shaped

### G. Redeployable Capital

In this section, we generalize the model of Section 2 to a setting where capital is redeployable within the conglomerate. In what follows, we describe the model solution (Section G.1), provide a quantitative analysis for the refinancing case (Section G.2), and consider an extension that features socialism costs (Section G.3).

#### G.1 Solution

In the model of Section 8.1, the firm’s scaled liquidity satisfies

\[
dw_t = (r - \lambda)w_t dt + \left[ z_t \left( \mu_a dt + \sigma_a dZ^a_t \right) + (1 - z_t) \left( \mu_b dt + \sigma_b dZ^b_t \right) \right] \\
- \left[ \left( i^a_t + (1 - \chi)g_a(i^a_t) \right) z_t + \left( i^b_t + (1 - \chi)g_b(i^b_t) \right) (1 - z_t) + \chi g_{re}(z_t i^a_t + (1 - z_t) i^b_t) \right] dt \\
- w_t \left[ z_t (i^a_t - \delta_a) + (1 - z_t) (i^b_t - \delta_b) \right] dt,
\]

where \( \chi \) is the level of capital redeployability and \( g_{re}(\cdot) = G^{re}(I_t, K_t)/K_t \) is the scaled adjustment cost function of redeploying capital that depends on the definition of total capital adjustment cost given in (60).

The associated HJB variational inequality for the firm’s scale value \( f(z, w) \) is given as

\[
\max \left\{ \mathcal{L}_3 f, 1 - f_w, \tilde{f} - f \right\} = 0, \quad z \in (0, 1), \quad w \geq 0,
\]

where

\[
\mathcal{L}_3 f(z, w) = \sup_{i^a, i^b} \left( i^a - \delta_a \right) z \left[ f(z, w) + (1 - z) f_z(z, w) - w f_w(z, w) \right] \\
+ \left( i^b - \delta_b \right) (1 - z) \left[ f(z, w) - z f_z(z, w) - w f_w(z, w) \right] \\
+ \left[ (r - \lambda)w + (\mu_a - i^a - (1 - \chi)g_a(i^a))z + (\mu_b - i^b - (1 - \chi)g_b(i^b))(1 - z) \right] \\
- \chi g_{re}(z_t i^a_t + (1 - z_t) i^b_t) f_w(z, w) \\
+ \frac{1}{2} \left[ \sigma_a^2 z^2 + \sigma_b^2 (1 - z)^2 + 2z(1 - z)\rho \sigma_a \sigma_b \right] f_{ww}(z, w) - rf(z, w),
\]

and \( \tilde{f}(z, w) \) is the firm’s value conditional on external financing or division sale given in

\[\text{\textsuperscript{12}}\] A comparison of panels A and B provides similar insights as in the liquidation case. First, the two end points (at \( z = 0 \) and \( z = 1 \)) have the same values on the vertical axes with and without socialism. Second, the payout boundary is lower for all \( z \in (0, 1) \) for the conglomerate with socialism. Third, as socialism reduces the conglomerate’s productivity, it increases the appeal of spinning off a division, which is reflected in the “division-a sale with payout” and the “division-b sale with payout” regions that appear in panel B.
equation (54).

**G.2 Quantitative Analysis: Refinancing Case**

Figure I-8 provides a quantitative analysis for the refinancing case. As in the liquidation case analyzed in Figure I1, the value of the option to redeploy capital, measured by the wedge between the two lines for average $q$ in panel A, is large. However, in contrast to the liquidation case, the value of the option to redeploy capital barely changes with $w$. This result is corroborated in panel B, which shows that the quantitative effect of the capital redeployability option on the marginal value of cash is small at all levels of $w$. This result holds as long as external equity is not too expensive. This is intuitive as the firm’s external equity issuance costs effectively bound the firm’s marginal value of cash. As a result, the option of redeploying capital within the firm has little impact on $q_w$.

In the other panels, we find that the option to redeploy capital makes the more productive division $a$ invest more (panel C) and the less productive division $b$ invest less (panel D). The net effect is that the firm’s investment $i$ is higher with the redeployment option than without (panel E). That is, the capital redeployment makes the firm overall more efficient by allocating capital more efficiently between the two divisions. These patterns are again more pronounced than in the liquidation case featured in Figure I1.

**G.3 Redeployable Capital with Socialism Model.**

In the presence of both capital redeployability and corporate socialism (with respect to the conglomerate’s ongoing operations), the firm’s scaled liquidity satisfies

$$
dw_t = (r - \lambda)w_t dt + \left[ z_t \left( \mu_a dt + \sigma_a d\mathcal{Z}_t^a \right) + (1 - z_t) \left( \mu_b dt + \sigma_b d\mathcal{Z}_t^b \right) \right]
- \left[ (i^a_t + (1 - \chi)g_a(i^a_t)) z_t + (i^b_t + (1 - \chi)g_b(i^b_t)) (1 - z_t) + \chi g_r e(z_t z^a_t + (1 - z_t)z^b_t) \right] dt
- g_c(z_t) dt - w_t \left[ z_t(i^a_t - \delta_a) + (1 - z_t)(i^b_t - \delta_b) \right] dt,
\tag{I.43}
$$

where $\chi$ is the level of capital redeployability, $g_r e(\cdot) = G^{re}(I_t, K_t)/K_t$ is the scaled adjustment cost function of redeploying capital that depends on the total capital adjustment cost given in (60), and $g_c(z) = \theta_c(\mu_a - \mu_b)z(1 - z)$ is the scaled socialism cost given in (28).

The associated HJB variational inequality for the firm’s scale value $f(z, w)$ is given as

$$\max \left\{ \mathcal{L}_4 f, 1 - f_w, \tilde{f} - f \right\} = 0, \quad z \in (0, 1), \quad w \geq 0, \tag{I.44}$$
Figure I-8: Comparison of diversified firms with $(\chi = 0.5)$ and without $(\chi = 0)$ redeployable capital in the refinancing case. The firms have asymmetric divisions with $\mu_a = 24\%$ and $\mu_b = 16\%$. The divisions are of equal size $(z = 0.5)$. We set $\theta_a = \theta_b = \theta_re = 8$ in the (scaled) quadratic adjustment cost functions at both the divisional and firm level. In panel A, the vertical lines mark the payout boundary $w$ and the equity issuance amount $m$, respectively.

where

\[
L_a f(z, w) = \sup_{i^a, i^b} (i^a - \delta a) z \left[ f(z, w) + (1 - z) f_z(z, w) - w f_w(z, w) \right] \\
+ (i^b - \delta b)(1 - z) \left[ f(z, w) - z f_z(z, w) - w f_w(z, w) \right] \\
+ \left[ (r - \lambda) w + (\mu_a - i^a - (1 - \chi) g_a(i^a)) z + (\mu_b - i^b - (1 - \chi) g_b(i^b))(1 - z) \\
- \chi g_re(z i^a_t + (1 - z t) i^b_t) - g_c(z) \right] f_w(z, w) \\
+ \frac{1}{2} \left[ \sigma^2_a z^2 + \sigma^2_b (1 - z)^2 + 2 z (1 - z) \rho \sigma_a \sigma_b \right] f_{ww}(z, w) - r f(z, w),
\]

(I.45)

and $\tilde{f}(z, w)$ is the firm’s value conditional on external financing or division sale given in
Figure I-9: Comparison of diversified firms with \( (\theta_c = 1) \) and without \( (\theta_c = 0) \) socialism in the liquidation case with redeployable capital \( (\chi = 0.5) \). The firms have asymmetric divisions with \( \mu_a = 24\% \) and \( \mu_b = 16\% \). The divisions are of equal size \( (z = 0.5) \). We set \( \theta_a = \theta_b = \theta_{re} = 8 \) in the (scaled) quadratic adjustment cost functions at both the divisional and firm level. In panel A, the vertical lines mark the payout boundary \( \overline{w} \).

Quantitative analysis.

Figures I-9 and I-10 illustrate the solution for the liquidation and refinancing cases, respectively, for conglomerates with equal-sized divisions \( (z = 0.5) \), asymmetric productivities \( (\mu_a = 24\% \) and \( \mu_b = 16\% \), and the ability to redeploy capital across divisions \( (\chi = 0.5) \). In both figures, we compare conglomerates with (blue solid line, \( \theta_c = 1 \)) and without (red dashed line, \( \theta_c = 0 \)) socialism.

We first describe Figure I-10 pertaining to the refinancing case. As can be seen, socialism reduces the value of the conglomerate (panel A) and lowers total investment at the firm level (panel B). These results echo those we observed in the case without redeployable capital (panels A and B of Figure I-6).

Importantly, panels C and D show that capital redeployability mitigates the resource misallocation under socialism. That is, starting from the case with equal-sized division \( (z = 0.5) \), the conglomerate increases investment in the more productive division (panel C) and decreases investment in the less productive division (panel D) more aggressively with socialism than without. This is in sharp contrast to what we documented in panels C and D of Figure
Figure I-10: Comparison of diversified firms with ($\theta_c = 1$) and without ($\theta_c = 0$) socialism in the refinancing case with redeployable capital ($\chi = 0.5$). The firms have asymmetric divisions with $\mu_a = 24\%$ and $\mu_b = 16\%$. The divisions are of equal size ($z = 0.5$). We set $\theta_a = \theta_b = \theta_{re} = 8$ in the (scaled) quadratic adjustment cost functions at both the divisional and firm level. In panel A, the vertical lines mark the payout boundary $\overline{w}$ and the equity issuance amount $m$, respectively.

In the case without redeployable capital, where the opposite pattern emerged. Intuitively, capital redeployability provides a “hedge” against corporate socialism, as it reduces the cost of allocating resources in a way that decreases the socialism costs.

In Figure I-9 we obtain similar results for the liquidation case. Compared to the refinancing case, a noteworthy difference is that firm-level investment in panel B is higher with socialism than without for sufficiently low values of $w$. This pattern is consistent with our results in Figure 8 for the liquidation case without redeployable capital. As discussed in Section 7.1, it is less costly to replenish the firm’s liquidity through division sales with socialism than without, as doing so eliminates socialism frictions. As a result, when the conglomerate is sufficiently low on cash (low $w$), it is less eager to curtail investment to preserve cash under socialism.

H Alternative Specification of Spinoff Payoffs

In this section, we allow the conglomerate to optimally allocate a fraction of its cash holdings to the division that it plans to spin off. Doing so alleviates the financial constraints of the sold
division, which increases the price that potential buyers are willing to pay for the division.\footnote{This alternative specification of the spinoff payoff is natural in settings where the sold division becomes a stand-alone firm held by well diversified financial investors who value the firm as a going-concern entity.}

**H.1 Model**

Let $X_t^s \in [0, W_t]$ denote the stock of cash allocated to division $s = a, b$, which the conglomerate decides to liquidate at time $t$. Upon liquidation, the conglomerate receives a one-time payment equal to $\varrho_s P^s(K_t^s, X_t^s)$, where $\varrho_s \in (0, 1]$ is a constant and $P^s(K_t^s, X_t^s)$ is the value of a single-division firm given in Section 2.3.1. Since $P^s(K_t^s, X_t^s)$ is the sold division’s market value, the $(1 - \varrho_s)$ fraction of $P^s(K_t^s, X_t^s)$ can be interpreted as the cost of division sale.

Suppose that division $b$ is sold. The cash holding of the firm with the remaining division $a$ is then given by\footnote{In contrast, in our baseline model of Section 2, we assumed that, when liquidating a division, the firm only sells the capital stock of the division at a liquidation price of $\ell_s$ per unit of capital. As we discussed earlier, a natural interpretation of our baseline model is that the (marginal) buyer of the sold division is strategic and financially unconstrained (i.e., deep pocketed). Since this buyer’s marginal value of cash is one, buying the capital stock of the sold division is optimal in that setting.}:

$$W_t^a(X^b) = \varrho_b P^b(K^b, X^b) + W_t - X^b . \tag{I.46}$$

As in Section 2 shareholders choose the investment levels, division sale timing, payout policy, and external financing to maximize the conglomerate’s value by solving the problem defined in (14). We denote the conglomerate’s value by $\bar{F}(K_t^a, K_t^b, W_t)$.

Let $\hat{F}(K_t^a, K_t^b, W_t)$ denote the conglomerate’s value conditional on either external financing or division sale being optimal. That is, $\hat{F}(K_t^a, K_t^b, W_t)$ satisfies the following equation:

$$\hat{F}(K_t^a, K_t^b, W_t) = \max \left\{ \sup_{X_t^b} P^a(K_t^a, W_t^a(X^b)), \sup_{X_t^a} P^b(K_t^b, W_t^b(X^a)), \bar{J}(K_t^a, K_t^b, W_t) \right\} \tag{I.47}$$

where $\bar{J}(K_t^a, K_t^b, W_t)$ is the firm’s value conditional on refinancing being optimal:

$$\bar{J}(K_t^a, K_t^b, W_t) = \sup_{M_t > 0} \hat{F}(K_t^a, K_t^b, W_t + M_t) - \left[ \phi \cdot (K_t^a + K_t^b) + (1 + \gamma) M_t \right] . \tag{I.48}$$

**H.2 Solution**

Let $w_t^a$ denote the cash-capital ratio immediately after the conglomerate sells division $b$ and becomes a stand-alone firm with only division $a$: $w_t^a = W_t^a/K_t^a$. Moreover, let $x_t^b$ denote the

\footnote{Similarly, if division $a$ is sold, the cash holding of the firm with the remaining division $b$ is given by $W_t^b(X^a) = \varrho_a P^a(K^a, X^a) + W_t - X^a$.}
scaled cash holdings that are allocated to the sold division $b$: $x^b = X^b/(K^a_t + K^b_t)$. We define $w_t^b, x^a$ analogously. Using the homogeneity property, we obtain:

$$w_t^a(x^b) = \frac{\varrho_a p_t^b(z_t^b)(1 - z_t) + w_t - x^b}{z_t} \quad \text{and} \quad w_t^b(x^a) = \frac{\varrho_a p_t^a(z_t^a)z_t + w_t - x^a}{1 - z_t}. \quad (I.49)$$

Let $\tilde{f}(z_t, w_t) = \tilde{F}(K^a_t, K^b_t, W_t)/(K^a_t + K^b_t)$ be the scaled firm value conditional on division sale or external financing. Using the homogeneity property to simplify equation (I.47), we obtain

$$\tilde{f}(z_t, w_t) = \max \left\{ \sup_{x^b} z_t p_t^a(w_t^a(x^b)), \sup_{x^a} (1 - z_t) p_t^b(w_t^b(x^a)), \tilde{j}(z_t, w_t) \right\}, \quad (I.50)$$

$$= \max \left\{ z_t p_t^a(w_t^a(x^b)), (1 - z_t) p_t^b(w_t^b(x^a)), \tilde{j}(z_t, w_t) \right\}, \quad (I.51)$$

where $w_t^a$ and $w_t^b$ are given in equation (I.49), $\tilde{j}(z_t, w_t) = \tilde{j}(K^a_t, K^b_t, W_t)/(K^a_t + K^b_t)$ is the scaled value conditioning on equity issuance, and $x^b, x^a$ solve

$$x^b = \arg \max_{x^b \in [0, w_t]} z_t p_t^a(w_t^a(x^b)), \quad x^a = \arg \max_{x^a \in [0, w_t]} (1 - z_t) p_t^b(w_t^b(x^a)).$$

Let $\tilde{f}(z_t, w_t) = \tilde{F}(K^a_t, K^b_t, W_t)/(K^a_t + K^b_t)$ be the firm’s scaled value. The associated HJB variational inequality is given by

$$\max \left\{ L\tilde{f}(z, w), 1 - \tilde{f}_w(z, w), \tilde{f}(z, w) - \tilde{f}(z, w) \right\} = 0, \quad (I.52)$$

where the operator $L$ is defined in equation (45).

**H.3 Quantitative Analysis**

**Liquidation case.**

Figure I-11 provides a quantitative analysis that compares firm policies with liquidation costs ($1 - \varrho_a = 1 - \varrho_b = 0.4$, blue solid line) and without such costs ($1 - \varrho_a = 1 - \varrho_b = 0$, red dashed line). The parameters are the same as in Table 1 for a conglomerate with symmetric divisions. The analysis pertains to the liquidation case and equal-sized divisions ($z = 0.5$).

As can be seen, the possibility of costly liquidation reduces firm value (panel A) and increases the need for liquidity. The latter is reflected in the higher marginal value of cash (panel B), lower investment (panel C), and higher cash holdings (corresponding to a higher payout boundary $\bar{w}$ in panel A). Importantly, in the case without liquidation costs—and, more generally, when the liquidation costs are sufficiently low—the firm chooses to liquidate.
one of its divisions when \( w > 0 \) (early liquidation).\(^{15}\) In contrast to our baseline model, early liquidation is now optimal even with symmetric divisions. This is because, by optimally allocating a fraction of its cash to the to-be-sold division, the firm (with the remaining division) fetches the highest value for its shareholders. Liquidating the division upon exhausting its cash is suboptimal as the selling price of the liquidated division would be too low.

Figure I-11: Comparison of firm policies with different values of \( \varrho_a, \varrho_b \) in the liquidation case. The firms have symmetric divisions of equal size \( (z = 0.5) \). In panel A, the vertical lines mark the payout boundary \( \bar{w} \) and the spinoff boundary \( \bar{w}_s \), respectively.

In Figure I-12, we replicate the analysis of Figure I-11 for the case with \( z = 0.1 \). As can be seen, the results mirror those from Figure I-11—that is, liquidation costs reduce the firm’s average \( q \) (panel A), increase the marginal value of cash \( q_w \) (panel B), and lower investment \( i^a \) and \( i^b \) (panels C and D).

Compared to Figure I-11, a noteworthy difference is that early liquidation is now also optimal when liquidation is costly \( (1 - \varrho_a = 1 - \varrho_b = 0.4) \). In this case, the conglomerate liquidates the smaller division (division \( a \)) when cash reaches \( \bar{w} = 0.003 \) (panel A). The intuition is as follows. When \( z = 0.1 \), the diversification gains are relatively modest (compared to the \( z = 0.5 \) case). Accordingly, when the conglomerate is sufficiently low on liquidity, the benefits of liquidating the smaller division—which allows the conglomerate to replenish its liquidity—outweigh the liquidation costs and the forgone diversification gains. As a result, the conglomerate optimally liquidates the smaller division before reaching \( w = 0 \).

Figure I-13 provides a more comprehensive characterization of the optimal firm policies for any \( z \in [0, 1] \) (horizontal axis). As can be seen, the liquidation costs increase the firm’s payout boundary \( \bar{w}(z) \) (panel A) and delay division sale (panel B) for any value of \( z \). These findings are intuitive. When the liquidation costs are high, conglomerates are less willing to

\(^{15}\)Specifically, the conglomerate spins off a division when \( w \) reaches \( \bar{w} = 0.014 \). It then continues as a single-division firm with \( w = \frac{\varrho_a p^*(w/(1-z_t))(1-z_t)}{z_t} = 1 \times p^*(0.014/0.5) \times 0.5 = 1.28 \). The cash-capital ratio of the spun off division is \( \frac{x_b}{1-z_t} = 0.028 \) (assuming, without loss of generality, that division \( b \) is spun off).
Figure I-12: Comparison of firm policies with different values of \( \varrho_a, \varrho_b \) in the liquidation case. The firms have divisions of unequal size (\( z = 0.1 \)). In panel A, the vertical lines mark the payout boundary \( w \) and the spinoff boundary \( w_s \), respectively.

Liquidate a division and hold more cash to prevent liquidation.

Figure I-13: Comparison of the payout and division sale policies for firms with different values of \( \varrho_a, \varrho_b \) in the liquidation case.

The patterns in panel B warrant more discussion. In the case with liquidation costs \((1 - \varrho_a = 1 - \varrho_b = 0.4)\), early liquidation only occurs if the diversification benefits are sufficiently small (i.e., \( z \in (0, 0.24) \) and \( z \in [0.76, 1) \)). In the case without liquidation costs \((1 - \varrho_a = 1 - \varrho_b = 0)\), the pattern is non-monotonic. For moderate values of \( z \) within the \([0, 0.5] \) interval (i.e., \( z \in [0.025, 0.37] \)), the liquidation boundary \( w \) increases in \( z \). This is because the conglomerate is able to fetch a higher price for a larger division, which outweighs the foregone diversification benefits. In contrast, when \( z \) approaches 0.5 (i.e., \( z \in (0.37, 0.5] \)),
the foregone diversification benefits dominate such that \( w \) decreases in \( z \). The pattern is symmetric for values of \( z \) within the [0.5, 1] interval.

Refinancing case.

In Figures I-14 and I-15, we repeat the analysis of Figures I-12 and I-13 for the refinancing case. The results are qualitatively similar to those obtained in the liquidation case. The main difference—which can be seen from panel A of Figure I-14 and panel B of Figure I-15—is that the conglomerate never liquidates a division when the liquidation costs are high \((1 - \varrho_a = 1 - \varrho_b = 0.4)\). Instead, the conglomerate prefers to issue equity to replenish its liquidity (as shown by the refinancing boundary in panel B of Figure I-15), as opposed to liquidating a division and bearing the liquidation costs.

![Figure I-14: Comparison of firm policies with different values of \( \varrho_a, \varrho_b \) in the refinancing case. The firms have divisions of unequal size \((z = 0.1)\). In panel A, the vertical lines mark the payout boundary \( \varpi \) and the spinoff boundary \( \varpi_w \), respectively.](image)

I Endogenous Formation of the Conglomerate

In this section, we extend our framework by also modeling the initial transition from a stand-alone firm to a conglomerate. This extension is essentially the prequel to our baseline model. That is, the firm starts as a stand-alone and considers other stand-alone firms as potential tar-

\[ \text{Similarly, } w \text{ decreases in } z \text{ when } z \text{ is close to } 0. \text{ For small values of } z, \text{ both the diversification benefits and the spinoff payoff are small. At the margin, the former outweighs the latter when } z \text{ increases in a narrow interval close to } z = 0 \text{ (i.e., } z \in (0, 0.025).} \]
gets for an acquisition. Upon completing the acquisition, the firm becomes the conglomerate of Section 2.

In what follows, we set up the M&A model (Section I.1), describe the model solution (Section I.2), and provide a quantitative analysis of the M&A decision (Section I.3).

I.1 A Search Model of M&A

An acquiring firm with capital stock $K_A^t$ and cash holding $W_A^t$ meets a potential M&A target at a constant rate $\xi > 0$ per unit of time. Let $K_T^t$ and $W_T^t$ denote the capital stock and cash holding, respectively, of the target firm that the acquirer meets at $t$. We further denote by $\Omega(K_T^t, W_T^t; K_A^t, W_A^t)$ the cumulative distribution function (c.d.f.) for this target firm’s capital stock and cash holding.17

Upon meeting a potential target firm at $t$, the acquirer decides whether to acquire the target or not. If so, the acquirer pays an M&A cost, which is proportional to the total size of the acquirer and target, $\phi_C(K_A^t + K_T^t)$ where $\phi_C > 0$ is a constant, and forms a conglomerate with the target.18 Afterwards, the firm continues as described in our baseline model of Section 2. If not, the acquirer continues to meet potential targets at the rate of $\xi$.

Let $V(K_A^t, W_A^t)$ denote the acquirer’s market value at $t$. The total surplus, $S_t$, from the M&A transaction is equal to the difference between the conglomerate value and the sum of

---

17This c.d.f. depends on the acquirer’s capital stock $K_A^t$ and cash holding $W_A^t$. This accounts for the fact that acquirers tend to be larger and less financially constrained than their targets, as documented in Erel, Jang, and Weisbach (2015).

18Note that the M&A cost depends on both $K_A^t$ and $K_T^t$. The latter ($\phi_C K_T^t$ part) reflects the acquisition’s variable cost, which depends on the size of the target that is acquired. The former ($\phi_C K_A^t$ part) reflects the acquirer’s search cost, which is similar to an acquisition fixed cost that only depends on the acquirer’s size, as in Jovanovic and Rousseau (2002). For simplicity, we assume the same loading $\phi_C$ on both $K_A^t$ and $K_T^t$. Assuming two different loadings would yield similar predictions.
the acquirer’s and the target’s value, \( V(K_t^A, W_t^A) + P(K_t^T, W_t^T) \), minus the M&A cost, \( \phi_C(K_t^A + K_t^T) \),

\[
S_t = F(K_t^A, K_t^T, W_t^A + W_t^T) - [V(K_t^A, W_t^A) + P(K_t^T, W_t^T)] - \phi_C(K_t^A + K_t^T), \tag{I.53}
\]

where \( F(K_t^A, K_t^T, W_t^A + W_t^T) \) is the post-merger multi-division firm’s value defined in (14).

Let \( \Pi(K_t^A, W_t^A, K_t^T, W_t^T) \) denote the acquirer’s market value immediately after it completes the M&A, forming a conglomerate with a target firm (with capital stock \( K_t^T \) and cash holding \( W_t^T \)). As in Hackbarth and Morellec (2008), we use Nash bargaining to determine how the acquirer and the target split the total M&A surplus conditional on proceeding with the M&A transaction. Let \( \eta \in [0, 1] \) measure the bargaining power of the target firm. The two parties solve the following Nash bargaining problem:

\[
\max_{\varpi} \ varpi^\eta(S_t - \varpi) ^ {1-\eta}, \tag{I.54}
\]

where \( S_t \) is the M&A surplus defined in equation (I.53). Therefore, the target firm’s value upon the successful M&A transaction is \( \Pi(K_t^A, W_t^A, K_t^T, W_t^T) = V(K_t^A, W_t^A) + (1 - \eta)S_t \).

Finally, we assume that all firms are subject to an exogenous death shock that arrives at a constant rate of \( \kappa_D > 0 \). Let \( \tau_D \) denote the firm’s exogenous death time. This modeling device allows us to conveniently compute the fraction of time that the firm spends as a stand-alone firm as opposed to a conglomerate, as it ensures that all firms are finitely lived with stochastic duration. The acquirer can also be liquidated when it runs out of cash and issues no equity. Let \( \tau_A \) be this endogenous stochastic liquidation time. The acquirer’s stochastic liquidation time is then \( \tau_L = \tau_D \land \tau_A \).

The acquirer chooses M&A time \( \tau_C \), voluntary liquidation time \( \tau_A \), investment \( I \), payout policy \( dU \), and external refinancing \( dH \) to maximize shareholder value given by

\[
V(K_0^A, W_0^A) = \sup \mathbb{E} \left[ \int_0^{\tau_C + \tau_L} e^{-rs}(dU_s - dH_s - dX_s) + 1_{\{\tau_C > \tau_L\}} e^{-r\tau_L} (L_{\tau_L}^A + W_{\tau_L}^A) 
+ 1_{\{\tau_C < \tau_L\}} e^{-r\tau_C} \Pi(K_{\tau_C}^A, W_{\tau_C}^A, K_{\tau_C}^T, W_{\tau_C}^T) \right]. \tag{I.56}
\]

The expectation operator in (I.56) is defined on the risk-neutral measure that incorporates the risk premium.\(^{20}\)

\(^{19}\)For simplicity, we assume that the target firm is valued as a single-division firm, whose value \( P(K_t^T, W_t^T) \) is given in Section 2.3.1.

\(^{20}\)Specifically, we set productivity under the physical measure for firm \( s = A,T \) using \( \mu_s^P = \mu_s + \rho_s \zeta \sigma_s \).
free cash flows paid to the acquirer’s shareholders before completing the M&A. The second term is the acquirer’s discounted liquidation value. The third term captures the acquirer’s option value of merging with a target.

I.2 Solution

We use the variational inequality method to characterize the acquirer’s decisions and its market value $V(K_A, W_A)$ as follows:

$$
\max \{ \mathcal{L}_5 V, \tilde{V} - V, 1 - V_W \} = 0 ,
$$

(I.57)

where $\tilde{V} = \sup_{M>0} V(K_A, W_A + M) - \phi K_A - (1 + \gamma)M$ is the acquirer’s value if it chooses to issue equity before completing the M&A and

$$
\mathcal{L}_5 V = -(r + \kappa_D)V + \sup_I (I - \delta_A K_A) V_K + ((r - \lambda) W_A + \mu_A K_A - I - G_A)V_W

+ \frac{1}{2} \sigma_A^2 (K_A)^2 V_{W W} + \xi \int \max \{ 0, \Pi(K_A, W_A, K^T, W^T) - V(K_A, W_A) \} d\Omega(K^T, W^T) .
$$

(I.58)

The last term in equation (I.58) captures the M&A option value. Since the option value is always positive, i.e., $\Pi(K_A, W_A, K^T, W^T) > V(K_A, W_A)$ under optimality, the acquirer’s stock price can only increase after it completes the M&A deal. The other four terms are essentially the same as in our baseline formulation for the stand-alone firm without the M&A option.

We further assume that the distribution $\Omega(K^T, W^T; K_A, W_A)$ is described by a joint distribution $\tilde{\Omega}(\psi_K, \psi_w)$, where $\psi_K = K^T/K_A$ and $\psi_w = w^T/w_A$. (Recall that $w^T = W^T/K_T$ is the target firm’s and $w_A = W_A/K_A$ is the acquirer’s cash-capital ratio.) This simplification preserves our model’s homogeneity property in that $V(K_A, W_A)$ is homogenous of degree one in $K_A$ and $W_A$.

Let $v(w^A) = V(K_A, W_A)/K_A$. The HJB variational inequality for $v(w^A)$ is given by

$$
\max \{ \mathcal{L}_6 v, \tilde{v} - v, 1 - v_w \} = 0 ,
$$

(I.59)

where $\tilde{v} = \sup_{m>0} v(w^A + m) - \phi - (1 + \gamma)m$ is the acquirer’s value conditional on issuing equity before completing the M&A deal, and

$$
\mathcal{L}_6 v = -(r + \kappa_D)v + \sup_i (i - \delta_A)(v - w^A v_w) + ((r - \lambda) w^A + \mu_A - i - g^A(i)) v_w
$$

Here, $\zeta$ is the market price of risk and $\rho_s$ is the correlation between the productivity shock for firm $s$ and the SDF $M_t = e^{-\zeta^2 t/2 - \zeta B_t}$, where $B_t$ is the standard Brownian motion for the aggregate shock.
\[
+ \frac{1}{2} \sigma^2_w \xi + \xi \int \max \{0, \pi(\psi_K, \psi_w, w^A) - v(w^A)\} d\tilde{\Omega}(\psi_K, \psi_w),
\]

where \( i = I/K^A \) is the acquirer’s scaled investment, \( \pi(\psi_K, \psi_w, w^A) \) is the acquirer’s value immediately after the M&A:

\[
\pi(\psi_K, \psi_w, w^A) = \Pi(K^A, W^A, K^T, W^T)/K^A
\]

\[
= (1 - \eta) \left[ (1 + \psi_K) f \left( \frac{1}{1 + \psi_K}, \frac{(1 + \psi_K \psi_w)w^A}{1 + \psi_K} \right) - \psi_K p(\psi_w w^A) \right] - \phi_C (1 + \psi_K) + \eta v(w^A),
\]

and \( f(\cdot, \cdot) \) and \( p(\cdot) \) are the multi-division firm’s scaled value and the single-division firm’s scaled value, respectively.

The solution for the acquirer’s problem features three regions: (1) the interior region \( \{v_w > 1, v > \tilde{v}\} \); (2) the payout region \( \{v_w = 1, v > \tilde{v}\} \); and (3) the external financing/liquidation region \( \{v = \tilde{v}, v_w \geq 1\} \).

### I.3 Quantitative Analysis

In what follows, we provide a quantitative analysis of the M&A decision. We start with the liquidation case and then turn to the refinancing case.

**Liquidation case.**

For ease of exposition and computations, we simplify the distribution \( \Omega(K^T_t, W^T_t; K^A_t, W^A_t) \) by assuming that \( K^T = \psi_K K^A \) and \( w^T = \psi_w w^A \) (where \( w^T = W^T/K^T \) and \( w^A = W^A/K^A \)). This simplification preserves our model’s homogeneity property, in that it ensures that \( V(K^A, W^A) \) is homogenous of degree one in \( K^A \) and \( W^A \).

For our quantitative analysis, we assume that \( \psi_K \) is uniformly distributed in the \([0, 1]\) interval. That is, targets differ in their relative size and hence in the extent to which they provide diversification benefits to the acquirer. We further set \( \psi_w = 0.1 \) to capture the case in which the target has lower liquidity than the acquirer.\(^{21}\)

The other parameters are as follows. We set the risk-free rate to \( r = 2\% \) and the exogenous death rate to \( \kappa_D = 4\% \) per annum, so that the mortality-adjusted discount rate, \( r + \kappa_D = 6\% \), is the same as the discount rate in our baseline model where the firm faces no exogenous mortality risk.\(^{22}\) We set the M&A cost to \( \phi_C = 0.1\% \).\(^{23}\) Moreover, we assume that the

\(^{21}\)The assumptions that \( \psi_K \sim U[0, 1] \) and \( \psi_w = 0.1 \) are consistent with the empirical literature showing that targets tend to be smaller and more financially constrained than acquirers (e.g., Erel, Jang, and Weisbach, 2015).

\(^{22}\)In the firm dynamics literature, the exogenous mortality rate is often set around 4-5\% per annum. See, e.g., Ai et al. (2021).

\(^{23}\)To guide the choice of \( \phi_C \), we use data from SDC Platinum that provides information on M&A deals,
acquirer and target firms have equal bargaining power \((\eta = 0.5)\), and that the arrival rate of potential targets is \(\xi = 1\) (that is, on average, the acquirer meets one potential target per year). All other parameters are set as in our baseline model with symmetric divisions (see Table 1). \(^{24}\)

In what follows, we consider two cases that differ based on the volatility of the firms’ cash flows. In addition to the baseline case \((\sigma_A = \sigma_T = 9\%)\), we consider a case with higher volatility \((\sigma_A = \sigma_T = 20\%)\). The role of volatility is especially interesting in our context, as volatility affects both the appeal of diversification and the probability of liquidation.

![Figure I-16](image-url)

**Figure I-16:** Comparison of acquirers (and their target size threshold) in the liquidation case with high and low volatility \((\sigma_A = \sigma_T = 20\% \text{ and } \sigma_A = \sigma_T = 9\%, \text{ respectively})\). In panel A, the vertical lines mark the respective payout boundary.

Figure I-16 illustrates the model solution. In all panels, the red dashed line refers to the case with low volatility, while the blue solid line refers to the one with high volatility. Panel A plots the average \(q\) of the acquirer as a function of \(w^A\). The general pattern mirrors the one we observed in Panel A1 of Figure 1, in that the firm’s average \(q\) increases in \(w^A\). \(^{25}\) As is shown, along with the transaction fees paid by the acquirer and the target. On average across all deals from 1978 to 2019 that involved firms with Compustat coverage (for which we can retrieve information on \(K^A\) and \(K^T\)), the total fees account for about 0.1\% of \(K^A + K^T\).

\(^{24}\) Note that we refer to the acquirer \(A\) and target \(T\), as opposed to the divisions \(a\) and \(b\). That is, \(\sigma_a = \sigma_b = 9\%\) in Table 1 translates into \(\sigma_A = \sigma_T = 9\%\) in this section.

\(^{25}\) The value of the firm is always higher with the M&A option than without. In the latter case, the firm behaves as in BCW (2011) and hence the value of the M&A option can be obtained by subtracting the value of the corresponding BCW firm for a given \(w^A\).
we find that the value of the firm and the willingness to pay out dividends (indicated by the vertical lines) are higher when volatility is lower. These findings are intuitive. Higher volatility increases the likelihood of liquidation, which reduces the value of the firm and increases the need for precautionary savings.

In Panel B, we plot the target size threshold, denoted by $\psi_K(w^A)$, which describes the lowest relative size of the target $\psi_K$ at which the acquirer is willing to do the M&A for a given $w^A$. Since the diversification gains are highest when $\psi_K = 1$ (corresponding to equal-sized divisions post M&A), acquirers prefer targets with a higher $\psi_K$. When $\psi_K$ is above the threshold $\psi_K(w^A)$, the acquisition takes place. When $\psi_K$ is below, the acquirer passes on the target and waits for the next target to arrive. Intuitively, the target size threshold $\psi_K$ can be interpreted as the acquirer’s “standards” for M&A. A higher threshold means that the acquirer has higher standards, as it is only willing to acquire targets that provide diversification benefits that are sufficiently large.

As can be seen, the target size threshold $\psi_K(w^A)$ is higher for higher values of $w^A$. The rationale is twofold. First, when the acquirer is flush with cash (high $w^A$), the M&A decision is primarily an investment decision that depends on the extent to which the target provides diversification benefits. Acquirers with more cash at hand can more easily afford to wait for a larger target to arrive (that is, a target that provides greater diversification benefits), which translates into higher values of $\psi_K$. That is, a less financially constrained firm values the M&A as an investment option more, all else equal. Second, when the acquirer is low on cash (low $w^A$), the M&A decision is primarily a financing decision. That is, the M&A is used to raise external capital and avoid liquidation. When $w^A$ approaches zero, the acquirer is so eager to avoid liquidation that it acquires essentially any target that comes its way ($\psi_K$ approaches zero).

Panel B further shows that the target size threshold $\psi_K(w^A)$ is lower in the high-volatility case, all else equal. When volatility is high, the acquirer’s option value of waiting for a more appealing M&A target is smaller and hence the acquirer is more eager to diversify, which translates into a lower value of $\psi_K(w^A)$ for a given $w^A$.

In panel C, we plot the (net) marginal value of cash. As can be seen, for sufficiently high values of $w^A$, an extra dollar of cash is more valuable in the high-volatility case. Higher volatility increases the need for precautionary savings, which makes cash more valuable. Interestingly, the opposite pattern is found when the acquirer runs out of cash (that is, when $w^A$ approaches zero). In this case, an extra dollar of cash is more valuable when volatility is low for two reasons. First, a low-volatility firm has a higher likelihood of survival. Second, the option value of M&A is higher for a low-volatility firm. For these two reasons, when $w^A$ is low, the marginal value of cash is higher for the low-volatility acquirer.
Finally, panel D plots the acquirer’s investment-capital ratio. The pattern mirrors the one in panel C, in that a higher marginal value of cash is associated with lower investment, as the need to preserve cash is higher. Note that, when $w^A$ is sufficiently low, the acquirer engages in asset sales, as reflected by the negative values of $i(w^A)$. This is analogous to the financing role of M&A discussed above. Moreover, asset sales are more aggressive (more negative values of $i(w^A)$) in the low-volatility case. This is because the value of reducing the likelihood of inefficient liquidation is higher when volatility is low. Finally, we note that when running out of cash, acquirers use both asset sales and M&A in order to replenish their liquidity.

Refinancing case.

Figure I-17 plots the model solution in the refinancing case. The results in panels A, C, and D are similar to those in Figure I-16 pertaining to the liquidation case. A noteworthy difference is found in panel B. In the refinancing case, the target size threshold $\psi_K(w^A)$ follows an inverse hump shape in $w^A$. The rationale is twofold. First, as in the liquidation case, when the acquirer is flush with cash (high $w^A$), the M&A decision is primarily an investment decision that depends on the extent to which the target provides diversification benefits. Acquirers with more cash at hand can more easily afford to wait for a larger target to arrive (that is, a target that provides greater diversification benefits), which translates into higher values of $\psi_K$. Second, when the acquirer runs low on cash (low $w^A$), the acquirer rationally holds the M&A option longer, which translates into higher values of $\psi_K$ near $w^A = 0$. This is in sharp contrast to what we found in Figure I-16. In the liquidation case, acquirers that run out of cash use the M&A as a way to raise external capital and avoid liquidation, which translates into lower values of $\psi_K$ near $w^A = 0$.

J Diversification Premium and Discount

In our generalized model from Section I, the acquirer’s value always increases upon the completion of the acquisition. This is because the firm is value maximizing and hence the model only generates a diversification premium. However, in reality, managers’ preferences may be misaligned with value maximization (e.g., managers may have empire-building preferences). If such agency conflicts are severe enough, the value-destroying effect may dominate and lead to a diversification discount upon completing the acquisition.

In this section, we incorporate managerial agency into our generalized model of Section I and show that both a diversification premium and discount may arise depending on the severity of the agency conflicts.
Figure I-17: Comparison of acquirers (and their target size threshold) in the refinancing case with high and low volatility (\(\sigma_A = \sigma_T = 20\%\) and \(\sigma_A = \sigma_T = 9\%,\) respectively). In panel A, the vertical lines mark the respective optimal refinancing amounts \(m\) and payout boundaries \(\overline{w}\).

### J.1 Model: Managerial Agency, Preferences, and Optimality

We assume that the acquiring firm’s manager derives a non-pecuniary private benefit from completing an M&A deal, which we assume is proportional to the combined size of the target and the acquirer, \(\varphi(K_A + K_T)\), where \(\varphi > 0\). This managerial private benefit can be interpreted as a preference for empire building—the larger \(K_A + K_T\), the larger the “empire”—in the spirit of Jensen (1986). For simplicity, we assume that this private benefit is the only agency conflict and retain all the other assumptions from Section I.1.

Let \(V^m_t = V^m(K^A_t, W^A_t)\) denote the value function of the acquiring firm’s manager at time \(t\), which equals the sum of the present value of the non-pecuniary private benefits and the acquirer’s shareholder value. Let \(\Pi^m_t = \Pi^m(K^A_t, W^A_t, K^T_t, W^T_t)\) denote the value function of the acquirer’s manager upon merging with a target firm with capital stock \(K^T_t\) and cash holding \(W^T_t\). Conditional on merging at time \(t\), the acquiring firm’s manager and the target firm’s shareholders solve the following Nash bargaining problem:

\[
\max_{\varpi_m \geq 0} \varpi^*_m \left( S^m_t - \varpi_m \right)^{1-\eta}, \tag{I.62}
\]

where \(\eta \in [0, 1]\) denotes the bargaining power of the target firm and \(S^m_t\) is the total surplus,
which includes the manager’s non-pecuniary private benefits and the surpluses accruing to
the acquirer’s and the target firm’s shareholders from the M&A:

\[ S_t^m = F(K_t^A, K_t^A, W_t^A + W_t^T) - [V^m(K_t^A, W_t^A) + P(K_t^T, W_t^T)] - (\phi_C - \varphi)(K_t^A + K_t^T), \quad (I.63) \]

where the post-merger conglomerate value \( F(K^A, K^T, W^A + W^T) \) is defined in (14)\(^2\) The
value of the acquirer’s manager immediately after the M&A is then given by

\[ \Pi^m(K_t^A, W_t^A, K_t^T, W_t^T) = V^m(K_t^A, W_t^A) + (1 - \eta)S_t^m. \quad (I.64) \]

Anticipating the Nash bargaining rule at \( \tau_C^m \), the acquiring firm’s manager chooses the
M&A time \( \tau_C^m \), voluntary liquidation time \( \tau_A^m \), investment \( I^m \), payout policy \( dU^m \), and
external refinancing \( dH^m \) to solve the following optimization problem\(^2\)

\[
\begin{align*}
V^m(K_0^A, W_0^A) = \sup & \mathbb{E} \left[ \int_{0}^{\tau_C^m \wedge \tau_L^m} e^{-rs}(dU_s - dH_s - dX_s^m) + 1_{\{\tau_C^m > \tau_L^m\}} e^{-r\tau_L^m} \left( L_{\tau_L^m}^A + W_{\tau_L^m}^A \right) \\
& + 1_{\{\tau_C^m < \tau_L^m\}} e^{-r\tau_C^m} \Pi^m(K_{\tau_C^m}^A, W_{\tau_C^m}^A, K_{\tau_C^m}^T, W_{\tau_C^m}^T) \right].
\end{align*}
\quad (I.65)
\]

Accordingly, to obtain \( V^m_t \) and the optimal policies in our M&A model with agency, it is
equivalent to solve our shareholder value-maximizing model of Section I by setting the M&A
cost parameter to \((\phi_C - \varphi)\).

### J.2 Solution: Diversification Premium and Discount

Let \( w^A = W^A/K^A \) be the acquirer’s cash-capital ratio and \( v^m(w^A) = V^m(K^A, W^A)/K^A \) be
the scaled manager’s value. The HJB variational inequality for the manager’s optimization
problem is given by

\[
\max \{ \mathcal{L}^m v^m, \tilde{\nu}^m - v^m, 1 - v^m \} = 0,
\]

where \( \tilde{\nu}^m = \sup_{m>0} v^m(w^A + m) - \phi - (1 + \gamma)m \) is the manager’s value conditional on issuing
equity before completing an M&A deal and

\[
\mathcal{L}^m v^m = -(r + \kappa_D)v^m + \sup_{i^m} \left( i^m - \delta_A \right) \left( v^m - w^A v^m_w \right) + \left( (r - \lambda)w^A + \mu_A - i^m - g^A(i^m) \right) v^m_w
\]

\(^2\) There are two differences between the surplus function in (1.63) and \( S_t \) as defined in (1.53). First, the value
function that appears in (1.63) is that of the acquirer’s manager (\( V^m_t \)) rather than the acquirer’s shareholders
(\( V_t \)). Second, the manager’s preference for M&A effectively reduces the manager’s perceived M&A cost to
\((\phi_C - \varphi)(K_t^A + K_t^T)\), which can be negative.

\(^2\) The first term inside the expectation operator is the discounted value of the free cash flows paid to the
acquirer’s shareholders before completing the M&A. The second term is the discounted acquirer’s liquidation
value. An acquirer can be liquidated before merging with a target at stochastic liquidation time \( \tau_L^m \), where
\( \tau_L^m = \tau_D \wedge \tau_A^m \). As in Section I.1, this liquidation can occur either exogenously at stochastic time \( \tau_D \)
when the acquirer runs out of cash, issues no equity, and hence dies at time \( \tau_A^m \).
\[ + \frac{1}{2} \sigma_A^2 v_{ww}^m + \xi \int \max\{0, \pi^m(\psi_K, \psi_w, w^A) - v^m(w^A)\} d\Omega(\psi_K, \psi_w). \]  

(I.67)

Here \( i^m = I^m/K^A \) is the scaled acquirer’s investment chosen by the manager and \( \pi^m(\psi_K, \psi_w, w^A) \) is the scaled manager’s value immediately after the M&A:

\[
\pi^m(\psi_K, \psi_w, w^A) = \Pi^m(K^A, W^A, K^T, W^T)/K^A \\
= (1 - \eta)\left[ (1 + \psi_K)f \left( \frac{1}{1 + \psi_K}, \frac{1 + \psi_K \psi_w}{1 + \psi_K} \right) - \psi_K p(w^m) \right] \\
- (1 - \eta)(\phi_C - \varphi)(1 + \psi_K) + \eta v^m(w^A). 
\]

Comparing with [I.61], we see that the entrenched manager’s optimization problem is mathematically equivalent to the shareholders’ firm value maximization problem defined by [I.59]–[I.61] if we set \( \phi_C - \varphi \) as the M&A cost parameter. Note that \( \phi_C - \varphi \) can be negative. In this case, the entrenched manager’s private benefit is so high that it outweighs the cost that would be incurred without agency.

We calculate the acquirer’s shareholder value as follows. Taking the optimal polices (the M&A time \( \tau_C^m \), voluntary liquidation time \( \tau^n_l \), investment \( I^m \), payout policy \( du^m \), and external refinancing \( dH^m \)) as given, the acquirer’s shareholder value function \( V(K_0^A, W_0^A) \) is given by

\[
V(K_0^A, W_0^A) = \mathbb{E} \left[ \int_0^{\tau_C^m \wedge \tau^n_l} e^{-rs} (du^m_s - dH^m_s - dX^m_s) + 1_{\{\tau_C^m > \tau^n_l\}} e^{-r\tau^n_l} (L_{\tau^n_l}^A + W_{\tau^n_l}^A) \right. \\
+ \left. 1_{\{\tau_C^m < \tau^n_l\}} e^{-r\tau_C^m} \Pi(K_{\tau_C^m}^A, W_{\tau_C^m}^A, K_{\tau_C^m}^T, W_{\tau_C^m}^T) \right]. 
\]

(I.68)

Note that the post-merger acquirer’s value \( \Pi(K_{\tau_C^m}^A, W_{\tau_C^m}^A, K_{\tau_C^m}^T, W_{\tau_C^m}^T) \) appears in [I.55].

For \( w^A \) in the interior region \( \{v^m_w > 1, v^m > \hat{v}^m\} \), the scaled acquirer’s value \( v(w^A) \) for the manager’s problem satisfies

\[
0 = -(r + \kappa_D) v + (i^m - \delta_A)(v - w^A v_w) + ((r - \lambda) w^A + \mu_A - i^m - g^A(i^m)) v_w \\
+ \frac{1}{2} \sigma_A^2 v_{ww} + \xi \left[ \pi(\psi_K, \psi_w, w^A) - v(w^A) \right] 1_{\{v^m > v^m_w\}} d\Omega(\psi_K, \psi_w), 
\]

(I.69)

where \( i^m \) is the investment optimally chosen by the manager, given in [I.67]. For \( w^A \) in the external financing/liquidation region \( \{v^m = \hat{v}^m, v^m_w > 1\} \), the acquirer’s shareholder value satisfies \( v(w^A) = v(w^A + m) - \phi - (1 + \gamma)m \) where \( m \) is the net financing amount optimally chosen by the manager, given in [I.66]. For \( w^A \) in the payout region \( \{v^m_w = 1, v^m > \hat{v}^m\} \), the acquirer’s shareholder value satisfies \( v_w = 1 \).

Let \( B \) denote the present value of non-pecuniary benefits that solely accrue to the manager. 

I-40
Taking the corporate policies chosen by the manager, we have

\[ B_t = V_t^m - V_t = \mathbb{E} \left[ 1_{\{r_C^{m} < r_L^{m}\}} e^{-r_T^{m} t} \varphi(K_{r_C^{m}}^A + K_{r_C^{m}}^T) \right]. \]  

(I.70)

Finally, we report the wedge between \( S_t^m \), the three-way total surplus from the M&A deal (for the acquirer’s and target firm’s shareholders and the acquirer’s manager), and \( S_t \), the pecuniary surplus (for the acquirer’s and target firm’s shareholders). We obtain

\[ S_t^m - S_t = \varphi(K_t^A + K_t^T) - B_t \]

\[ = \mathbb{E} \left[ (1 - 1_{\{r_C^{m} < r_L^{m}\}}) e^{-r_T^{m} t} \varphi(K_{r_C^{m}}^A + K_{r_C^{m}}^T) \right] > 0. \]  

(I.71)

(I.72)

The first term in (I.71) is the value of private benefits solely accruing to the manager at the moment of the M&A. The second term \( B_t \) is the present value of the manager’s non-pecuniary benefits given in (I.70).

J.3 Stock Market Reaction upon an M&A Announcement

What happens to the stock prices of the acquirer and the target? Consistent with the empirical literature, the target firm’s stock price increases, as it collects a surplus from the M&A deal \((\eta > 0)\). In contrast, the effect on the acquirer’s stock price is more subtle, as the M&A can give rise to either a diversification premium or discount.

Let \( V_t = V(K_t^A, W_t^A) \) denote the pre-merger acquirer’s market value at time \( t \). Recall that the post-merger acquirer’s value is given by \( \Pi_t = \Pi_t^m - \varphi(K_t^A + K_t^T) \). The acquirer’s stock return upon announcing an M&A deal is thus \( \frac{\Pi_t - V_t}{V_t} \), where

\[ \Pi_t - V_t = S_t - \eta S_t^m. \]  

(I.73)

The first term \( S_t \) in (I.73) is the total pecuniary surplus (for the acquirer and the target), while the second term \( \eta S_t^m \) is the pecuniary surplus received by the target. The difference between these two terms represents the stock price change due to the M&A deal. Whenever \( S_t < \eta S_t^m \), the deal generates a diversification discount, i.e., \( \Pi_t - V_t < 0 \). This occurs when agency costs are large (high \( \varphi \)). Without agency \((\varphi = 0)\), we uncover the value-maximizing solution in Section I.1 where all M&A deals generate a diversification premium, \( \Pi_t - V_t = (1 - \eta)S_t > 0 \), as discussed in Section I.

In Figure I-18 we characterize the acquirer’s M&A decision. Specifically, we plot the threshold function for the minimal target’s size as a fraction of the acquirer’s size, \( \psi_K(w^A) = K_T/K_A \), and mark the regions where the M&A generates a premium and discount, respectively. We set \( \psi_w = 0.1 \) and the M&A cost at \( \phi_C = 1\% \). Panels A and B provide solutions
Figure I-18: Diversification discount and premium in the refinancing case. The two panels compare acquirers with high (\(\varphi = 0.05\)) and low (\(\varphi = 0.005\)) agency costs.

for the case with high (\(\varphi = 0.05\)) and low (\(\varphi = 0.005\)) agency costs, respectively. All other parameter values are the same as in Section I.

The manager acquires the target whenever the target’s relative size \(\psi_K\) exceeds the threshold \(\psi_K(w^A)\) (the solid blue line). However, due to agency costs, some deals generate a diversification premium while others generate a diversification discount. In panel A, pertaining to the case with high agency costs (\(\varphi = 0.05\)), all sufficiently large M&A deals, i.e., those with \(\psi_K\) above the red dashed line, induce a diversification discount. This is because managers with very large empire-building preferences overpay for the targets. These costs are born by the acquirer’s shareholders, while the surplus \(S^m_t\) is captured by the target and the manager.

In contrast, panel B shows that, when the agency costs are low (\(\varphi = 0.005\)), large M&A deals, i.e., those with \(\psi_K\) above the red dashed line, bring large diversification benefits that outweigh the low agency costs. As a result, these deals generate a diversification premium. The small area between the red dashed line and the solid blue line represents the diversification discount region.

In sum, by comparing the two cases in panels A and B, we see that agency costs have a highly nonlinear and non-monotonic impact on the diversification premium and discount. In this regard, our results highlight the importance of considering the endogenous formation of the conglomerate in empirical studies of the conglomerate discount/premium.

References in Internet Appendix


\(^{28}\text{Note that this quantitative analysis is conducted for the refinancing case. As the conglomerate discount/premium manifests itself in equity prices, a natural setup for this analysis is one in which firms can refinance themselves through equity issuance.}\)


