Liquidating Illiquid Collateral∗

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January 17, 2013

Abstract

Defaults of financial institutions can cause large, disorderly liquidations of repo collateral. This paper analyzes the dynamics of such liquidations. The model shows that (i) the equilibrium price of the collateral asset can overshoot; (ii) the creditor structure in repo lending involves a fundamental tradeoff between risk sharing and inefficient ‘rushing for the exits’ by competing sellers of collateral; (iii) repo lenders should take into account creditor structure, strategic interaction, and their own balance constraints when setting margins; and (iv) the model provides a framework to analyze transfers of repo collateral to ‘deep pocket’ buyers or a repo resolution authority.

JEL Classification: G00, G20, G32, G33

Keywords: Collateral, Liquidation, Repo Market, Illiquidity, Fire Sales, Creditor Structure, Counterparty Risk Management

∗For comments and suggestions I am grateful to an associate editor, two anonymous referees, Tobias Adrian, Markus Brunnermeier, Bruce Carlin, Julio Cacho-Diaz, Sylvain Champonnois, Ing-Haw Cheng, Amil Dasgupta, Florian Ederer, Alex Edmans, Ken Garbade, Zhiguo He, John Kambhu, Arvind Krishnamurthy, Ian Martin, Konstantin Milbradt, Adriano Rampini, José Scheinkman, Hyun Shin, David Skeie, James Vickery, S. Vish Viswanathan, Wei Xiong, and seminar participants at Princeton, the Federal Reserve Bank of New York, Columbia Business School, Berkeley, Chicago GSB, Kellogg, NYU, Duke, the Federal Reserve Board of Governors, Wharton, Yale, Minnesota, and the FIRS conference in Prague. I gratefully acknowledge financial support from the ERP fellowship of the German National Academic Foundation. I also thank the Federal Reserve Bank of New York for their hospitality and financial support while part of this research was undertaken.

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Defaults of non-bank financial institutions cause large and disorderly asset liquidations. Following such defaults, lenders to a defaulted institution usually rush to unwind collateral assets on a large scale to recover their losses. These liquidations can cause significant shocks to the financial system—leading to low recovery values for lenders, fire sales, spillovers to other market participants, and, ultimately, the real economy.

This differs sharply from the situation after the default of a non-financial firm. For non-financials, collateral is usually in the form of real assets, which upon default is frozen as part of the automatic stay in Chapter 11. In contrast, financial collateral—as used in repurchase agreements (repos)—is exempted from the automatic stay (see Edwards and Morrison [18] and Bolton and Oehmke [7]), giving creditors the right to immediately liquidate their collateral following default. The 2005 bankruptcy reform expanded this exemption to include a broad class of illiquid collateral assets, such as mortgage-backed securities (Acharya et al. [1]). As Valukas [36, p. 1092] points out in the examiner’s report on Lehman Brothers: “Illiquid collateral requires longer time periods for sale at more uncertain prices, with time periods and prices dependent on the type of collateral, the amount of collateral to sell and prevailing market conditions.”

Since most non-bank financial institutions rely heavily on repo financing, understanding the dynamics of liquidations of repo collateral is critical in gauging the impact and repercussions of defaults of financial institutions. This is of particular importance when policy decisions are to be based on the anticipation of such liquidations, as was the case during the Long Term Capital Management (LTCM) crisis and, more recently, during the demise of Bear Stearns and Lehman Brothers, or when considering policy interventions such as the potential creation of a repo resolution authority.

This paper develops a framework to analyze the dynamics of such collateral liquidations. The main questions addressed in the model are: What price dynamics should lenders expect during collateral liquidations? How do these price dynamics and liquidation proceeds depend on the creditor structure of the defaulted institution? How should lenders protect themselves ex ante from losses they may incur? Under what conditions can the transfer of repo collateral to a solvent counterparty or repo resolution authority generate value?

To answer these questions, the paper develops a model of the large-scale liquidations of
repo collateral that follow the default of a levered non-bank financial institution. The model takes the form of a continuous-time trading game, in which lenders choose trading strategies to maximize the expected payoff from liquidating the collateral asset. The model incorporates two realistic and economically important features into the analysis. First, the collateral asset is illiquid, reflecting financial institutions’ increased reliance on illiquid collateral assets such as asset-backed or mortgage-backed securities in repo transactions. Illiquidity takes the form of both temporary and permanent price effects that are incurred during liquidation. Second, the lenders that unwind collateral after a default face balance sheet constraints—there is a limit to how long they can keep the collateral on their balance sheet before trading out of the position.

Starting from these assumptions, the model generates four main results: (i) the equilibrium price of the collateral asset can overshoot during the liquidation, which can cause spillovers to other market participants; (ii) the creditor structure in repo lending involves a fundamental tradeoff between risk sharing and inefficient ‘rushing to the exits’ by competing sellers of collateral after a default; (iii) rather than relying on purely statistical models, repo lenders should take into account creditor structure, strategic interaction, and their own balance constraints when setting margins to manage counterparty risk; and (iv) the model provides a framework to analyze transfers of repo collateral to ‘deep pocket’ buyers or a repo resolution authority.

Central to these results are two main forces that jointly determine the equilibrium liquidation dynamics. First, the lenders’ ability to liquidate orderly is limited since they are required to sell the collateral position quickly enough not to violate their own balance sheet constraints. Second, competition among sellers of collateral may also force them to sell their holdings quickly: When the demand curve for the collateral asset is downward-sloping, competing sellers have an incentive to sell before other sellers drive down the price. This means that while a monopolistic seller can use its entire risk-bearing capacity during liquidation, competing sellers that ‘rush to the exits’ during liquidation may not do so in equilibrium.

The first result, price overshooting, is driven by the first of these two forces: the price overshoots during the liquidation when the lenders are sufficiently constrained by their own risk management. Price overshooting is thus ‘balance-sheet driven;’ it results from the lenders’
need to quickly offload risk from their books. Importantly, price overshooting emerges as part of the optimal liquidation strategy of a constrained seller—the Lagrange multiplier on the risk management constraint acts like a holding cost on the collateral position that remains on the lender’s balance sheet. Balance-sheet driven price overshooting can lead to fire sales with low recovery values for the liquidating lenders, and may cause spillovers to other market participants.

Second, the model uncovers a fundamental tradeoff regarding the creditor structure in repo lending. This tradeoff results from the interplay of the two forces mentioned above: When a collateral position is spread among multiple repo lenders, this can reduce balance-sheet-driven price overshooting, since the risky position each lender needs to unwind upon default is smaller relative to the lender’s balance sheet. All else equal this allows each lender to unwind the collateral position in a more orderly fashion. However, multiple lenders have an incentive to inefficiently ‘rush for the exits’ during liquidation, which creates the tradeoff. As a result more risk-bearing capacity will not always result in higher expected liquidation values.

I explicitly characterize this tradeoff between risk sharing and inefficient strategic interaction in a stylized financial system with two repo lenders and two repo borrowers (e.g., levered investors such as hedge funds), in which financing can either be concentrated (each repo borrower has one lender) or distributed (each repo borrower has two lenders). Thus, while the allocation of collateral across the two lenders differs between the two regimes, the aggregate collateral position and the risk-bearing capacity of the lending sector is held constant. The model shows that a concentrated creditor structure leads to higher expected liquidation values than a distributed creditor structure when the collateral position is sufficiently small relative to the lenders’ balance-sheet constraint, and when the ratio of the size of the permanent to temporary price impact parameters is large. The intuition for this result is that, under these conditions, the incentive for competing traders to inefficiently rush for the exits is particularly large, such that the competitive pressure between the two liquidating lenders prevents them from using their joint risk bearing capacity in equilibrium. In the reverse case distributing collateral across lenders dominates.

This leads to the third result, the model’s implications for counterparty credit risk man-
agement. Since the expected liquidation proceeds after default depend crucially on the repo lenders’ balance sheet constraints and the strategic interaction of repo lenders during liquidation, repo lenders should take this into account when setting margins ex-ante. For example, when an institution has a large number of repo lenders, the margin charged to this institution should reflect that liquidations following a default will be ‘crowded trades,’ with multiple sellers rushing to the exit at the same time. The collateral asset’s effective liquidity following a default will thus be significantly lower than during normal times. Likewise, a repo lender who has similar exposures to the parties he is extending credit to (for example a prime broker that also runs its own trading book) should take into account that, due to losses on its own positions, its risk-bearing capacity is likely to be low just at the time its lending counterparty defaults. More generally, the results on margin setting illustrate how prior to default increases in credit risk, illiquidity and the anticipation of fire sales translate into higher margins, leading to a loss of capital and thus precipitating the actual default event, a dynamic described in Duffie [17] and Gorton and Metrick [23].

Fourth, the model provides a framework to analyze transfers of repo collateral to solvent institutions or a government sponsored repo resolution authority. Gains from such collateral transfers can arise for two reasons. First, its stronger balance enable a deep pocket buyer or repo resolution authority to unwind the collateral position in a more orderly fashion. Second, if collateral is initially held by a number of repo lenders that would otherwise liquidate it at the same time, a transfer of collateral to a deep pocket buyer or repo resolution authority concentrates the position before unwinding it. This reduces the strategic inefficiencies that can arise when many repo lenders sell collateral at the same time and ‘rush for the exits.’ Here the model points to a difference between transfers of collateral and measures to relax the balance sheet constraints of original repo lenders, for example by injecting equity: While injecting equity may help save an institution from default in the first place, it may not be an effective tool to stave off ongoing fire sales. The reason is that because of competition among sellers, additional balance sheet slack resulting from equity injections may not be used in liquidation—everyone still runs for the exit despite relaxed balance-sheet constraints.

The paper builds on the literature on strategic trading in the presence of liquidity frictions. The closest related paper is Carlin et al. [12], whose continuous-time trading game
I adapt to a setting of collateralized lending. Their paper focuses on how liquidity crises can result from breakdowns of cooperation among traders. In contrast, I analyze the effect of illiquidity on collateralized lending markets, with a particular focus on the effects of risk management constraints and creditor structure on collateral liquidations. In fact, since their paper does not consider risk management, the central tradeoff analyzed in this paper—risk sharing vs. inefficient strategic interaction—cannot emerge in their framework. Brunnermeier and Pedersen [10] develop a strategic trading game with price impact to show that, when a large trader needs to liquidate, other traders may sell at the same time to withdraw liquidity, which can also lead to price overshooting. However, while in their paper price overshooting is driven by additional units that are sold by predatory traders and then bought back at a later stage, price overshooting in this paper emerges even in the absence of predatory trading—it is a direct consequence of traders’ balance sheet constraints and does not rely on the presence of an opportunistic trader.

More generally, the paper is related to the literature on optimal trading and liquidation strategies when traders have price impact, in particular Almgren and Chriss [2], Bertsimas and Lo [6], Huberman and Stanzl [28], Engle and Ferstenberg [19], Brown et al. [9], and Garleanu and Pedersen [21]. These papers generally consider optimal trading strategies with multiple assets when only one trader is present. In contrast, this paper focuses on strategic interaction among multiple sellers, but for simplicity considers only one asset.\(^1\) The paper also relates to the literature on the optimal creditor structure in corporate finance settings. Bolton and Scharfstein [8] discuss the tradeoff that emerges in the choice between one or more creditors in an optimal contracting framework. While they focus on how the number of creditors affects bargaining during the liquidation of a real investment project, this paper focuses on the impact of the number of creditors on the liquidation of illiquid financial assets (albeit not in an optimal contracting framework). Finally, the paper contributes to the literature on margin setting, such as Chowdhry and Nanda [14], Geanakoplos [22], and Brunnermeier and Pedersen [11]. This paper extends this literature by highlighting the importance of illiquidity and creditor structure for margin setting.

\(^1\)Papers that do deal with strategic interaction among traders, albeit in a market microstructure setting, are Holden and Subrahmanyam [24], Foster and Viswanathan [20] and Back et al. [4].
The remainder of the paper is organized as follows. Section 1 introduces the model. Section 2 characterizes equilibrium trading strategies and price dynamics during collateral liquidations among balance-sheet constrained lenders. Section 3 discusses the role of a repo borrower’s creditor structure which involves a tradeoff between spreading risk and inefficient strategic behavior. Section 4 discusses the model’s implications for margin setting, counterparty risk management, and collateral transfers to a deep-pocket buyer or a repo resolution authority. Section 5 concludes.

1 Model Setup

In this section, I discuss the ingredients of the model used to analyze collateral liquidations. While I will discuss the model ingredients in the context of repo markets, the model is, in fact, more general. The model can be applied in any situation where a number of balance-sheet constrained traders have to liquidate illiquid asset positions at the same time. Beyond the application to collateral liquidations in repo markets, another situation that may fit this general description is the forced sale of corporate bonds after downgrades (for example, pension funds that have to liquidate corporate bonds after a downgrade from investment grade to non-investment grade).

The model has two types of players, repo lenders and margin investors. One may think of the lender as a prime broker or broker dealer. The lender extends financing, via a repurchase agreement (repo), to the margin investor (or repo borrower), which can be thought of as a levered non-bank financial institution or hedge fund. Note, however, that the model extends to more general settings—it applies to any lender that extends credit against financial collateral and may have to liquidate collateral in the case of default. The model is set in continuous time, and time runs on the interval \([0, \infty)\). The analysis centers around what happens conditional on the default of a financial institution or hedge fund, and I thus normalize the time of default to \(t = 0\). There is no discounting.

\(^2\)If one reinterprets the collateral asset to be commercial property, machines, or inventory, the analysis may also be applied to non-financial market settings. However, the model is a better depiction of lending relationships where collateral is in the form of financial assets, since non-financial collateral is usually frozen as part of the automatic stay in Chapter 11 bankruptcy. A lender whose loan is secured by a real asset is thus usually not free to liquidate the collateral upon default. For more details, see Edwards and Morrison [18].
Collateralized borrowing. The repo borrower is a leveraged investor who borrows from a number of lenders via the repo market in order to invest in a risky asset. This risky asset may also be interpreted more broadly as a risky trading strategy, or a portfolio of assets. Repo borrowing is done on a collateralized basis: financial institutions purchase a position in the risky asset and use this position to obtain a collateralized loan from their lenders. Usually the amount of the loan is less than the market value of the assets, such that the repo borrower has to invest some of its own capital to finance the position. This difference is referred to as the margin or haircut. This financing setup captures the main elements of ‘repo financing,’ the type of financing many financial institutions rely on heavily in practice.

When the repo borrower defaults, the lenders seize the collateral and liquidate it to cover their losses. These liquidations are the focus of this paper. I assume that, upon default of the repo borrower, lenders always liquidate the entire collateral position. I thus do not allow the lenders to permanently hold on to the collateral or sell only part of it. There are a number of reasons why this assumption is reasonable. First, in many cases the lenders, e.g. broker dealers, have no direct use for the collateral asset in their own portfolio. For example, a hedge fund may have held the collateral asset as part of a larger-scale trading strategy. By itself, however, the asset may be of little use to the fund’s broker dealer. Second, even if the collateral asset by itself was an attractive investment from the original owner’s perspective, the lender may have relatively little expertise in hedging this asset and may thus be reluctant to hold it. Third, since the lender’s main business is margin lending, it may simply want to liquidate the collateral asset in order to use the proceeds for its core margin lending business. Finally, in practice many lenders are restricted from holding on to riskier collateral assets after a default. For example, Duffie [17] points out that money market funds, which are typical lenders in the repo market, operate under rule 2a-7 of the Securities and Exchange Commission and are required to immediately sell many forms of collateral when a repo counterparty fails.

Two features of the model make the collateral liquidation interesting. First, the collateral asset is illiquid, meaning that the liquidating lenders move the price of the asset when they sell it. The lenders thus need to take these price effects into account when choosing their liquidation strategies. Second, lenders have limited risk-bearing capacity—hence even though
they are risk-neutral, there is a limit to how much risk they are willing to take onto their balance sheets during the liquidation process. This balance-sheet constraint limits their ability to unwind the collateral position slowly over time.

**Illiquidity.** While illiquidity is well-documented even for liquid asset classes such as Treasuries or equities,\(^3\) it is likely to be much more pronounced for more illiquid collateral assets that qualify as collateral for repo financing since the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005.\(^4\) Specifically, as a result of this reform mortgage loans, mortgage-related securities and other more illiquid collateral assets became exempt from the automatic stay and can thus be sold immediately after the default of a repo borrower. The shares of such illiquid collateral are significant, at least among some repo lenders. For example, Krishnamurthy et al. [31] report that illiquid collateral such as private label ABS or corporate bonds made up roughly 50% of the collateral accepted by securities lenders in the summer of 2007.

To capture illiquidity of the collateral asset, I build on Carlin et al. [12] and assume that its price is affected by the lenders’ selling, both temporarily (through temporary price pressure effects) and permanently (by walking down a downward-sloping demand curve). Let \(X(t)\) be the aggregate amount of collateral still held by the liquidating lenders at time \(t\), and \(Y(t)\) the lenders’ aggregate trading rate at time \(t\), which implies that \(dX(t) = Y(t)dt\) (this means that when the lenders liquidate the collateral asset, \(Y(t)\) is negative). The price of the collateral asset at time \(t\) consists of the sum of three components,

\[
P(t) = F(t) + \gamma[X(t) - X(0)] + \lambda Y(t). \quad \gamma, \lambda \geq 0
\]

The first term, \(F(t)\), is the fundamental value of the asset at time \(t\). I assume that \(F(t)\) follows a Brownian motion without drift and with instantaneous variance \(\sigma_F\), i.e., \(dF(t) = \sigma_F dW(t), F(0) = F_0\).\(^5\) Changes in the fundamental term may, for example, result from

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\(^3\)Krishnamurthy and Vissing-Jorgensen [32] document illiquidity in the form of downward sloping demand curves in the Treasury market. Shleifer [35], Chan and Lakonishok [13], and Wurgler and Zhuravskaya [37] provide evidence for downward sloping demand curves for stocks. Kraus and Stoll [30], Holthausen et al. [25], Holthausen et al. [26], and Madhavan and Cheng [34] document permanent and temporary price effects for block trades on the New York Stock Exchange.

\(^4\)See, e.g., Acharya et al. [1].

\(^5\)The zero drift assumption is made for simplicity of notation; a drift term could be added without materially changing the analysis in this paper.
publicly observable news about the value of the asset.

The two following terms reflect the illiquidity of the collateral asset. Since $X(t)$ is the aggregate amount of the collateral asset still held by the lenders at time $t$, $X(t) - X(0)$ (a negative number) reflects the amount of collateral that has been liquidated by the lenders up to time $t$. Thus the second term in the pricing function implies that, when the lenders sell the collateral position, the price of the collateral asset drops permanently. The parameter $\gamma$ measures the slope of this downward sloping demand curve—selling a block of $\Delta$ shares permanently reduces the price of the asset by $\gamma\Delta$. This permanent price effect may be caused by the residual demand of a continuum of long-term investors, which absorb the selling from the large risk-neutral traders and must be compensated for the risk they hold, either since they are risk averse, or because they have only limited capital.⁶

The third term reflects temporary price pressure effects. When the asset is sold at an aggregate rate of $Y(t)$, its price temporarily decreases by $\lambda Y(t)$. This effect is purely temporary and captures that traders may not have access to the full demand curve at any point in time. Importantly, the presence of this temporary price pressure effect implies that the faster the lenders need to unwind positions, the lower the price the asset fetches.⁷

**Balance sheet constraint.** The second assumption that makes the liquidation interesting is that the lenders face balance-sheet constraints similar to risk management constraints observed in practice. As a result of these constraints, there is a limit to how much risk lenders can take on while liquidating the collateral asset.

More specifically, I assume that upon default of the financial institution, the lenders cannot take on more than $\nabla$ units of risk (measured in terms of variance) during liquidation. In effect, this constraint limits the amount of time a liquidating lender can keep the risky collateral on its balance sheet, since the longer the collateral asset is held, the more variance the lender incurs due to changes in the risky fundamental $F$. Thus, while illiquidity gives the lenders an incentive to liquidate the collateral position slowly over time, this balance-
sheet constraint limits their ability to do so. In particular, when \( \nabla \) is low, a lender needs to liquidate the collateral quickly to get it off its balance sheet.

This balance sheet constraint can be interpreted in a number of ways. First, lenders such as prime brokers, banks and broker-dealers only have a limited amount of capital that allows them to absorb losses. To avoid default or costs of financial distress, they thus have an incentive to limit their risk taking. For example, assume that a lender wants to limit the probability of a loss that exceeds a critical amount to a certain percentage, say one percent. This approximately translates into a constraint on the standard deviation (or equivalently the variance) of its positions. A variance limit of the type assumed here can thus be interpreted as a self-imposed risk limit emerging from the privately optimal risk management of the lender. Second, regulated financial institutions need to hold a certain amount of regulatory capital against their risky assets. Thus even in the absence of privately optimal risk management constraints, there may be a limit to how much risk a financial institution can take on. Irrespective of the particular interpretation, what is important for the model is that the lenders face constraints that limit the amount of risk they are willing to take during liquidation.\(^8\) As Section 2 will show, both illiquidity and the balance sheet constraint are crucial in determining the lenders’ liquidation strategies following a default.

**Discussion of assumptions.** While the model’s assumptions are meant to capture as closely as possible the institutional setup and financial market frictions that exist in practice, some simplifications have to be made to keep the model tractable within a continuous-time framework that can capture the dynamics of collateral liquidations. In this section I briefly discuss these simplifying assumptions and possible alternative specifications of the model. The section can be skipped without loss of continuity.

First, price impact is assumed to be linear. While one can theoretically justify linearity of the permanent component of price impact (see Huberman and Stanzl [27]), the temporary component of price impact could take more general forms. However, as long as the temporary price impact is increasing in \( Y(t) \), it will give the sellers of collateral an incentive to liquidate slowly, which is what matters for the tradeoff discussed in the model. In that sense,
assuming that the temporary component is linear allows for a closed-form solution, but does
not fundamentally drive the results of the paper.

Second, there are alternative ways to specify the risk management constraint. One alter-
native would be to set it up as a true value-at-risk constraint, in which case rather than just
on the variance, the constraint would depend on the sum of the expected liquidation loss and
its standard deviation. Including the expected loss in the risk management constraint, how-
ever, significantly complicates the analysis without leading to significant additional insights.
In fact, since tail losses, which matter most for risk management, are mainly driven by the
variance, leaving the mean loss out of the risk management constraint has no effect on the
economic implications that emerge from the model. Another possibility would be to replace
the constraint on integrated variance with a (linear) cost of incurring instantaneous variance.
Except for some minor modifications, this would lead to similar insights. The reason is that
a linear cost on instantaneous variance would enter the maximization problem in the same
way as the Lagrange multiplier on the constraint on integrated variance does. The main
difference between the two approaches is that the Lagrange multiplier on integrated variance
is determined by the overall risk-bearing capacity $V$, while a linear cost on variance would
essentially be a free parameter.

Finally, another potential extension would be to allow for the risk management constraint
to be dynamic. One can imagine that, if the collateral asset initially rises in value, the
liquidating lenders have a larger ‘capital cushion’ that allows them to hold the collateral
position for a longer period of time. In this setup up there would thus be some paths for which
the risk management constraint becomes less binding over time, while for other realizations
of the collateral asset’s value the risk management constraint will become more binding over
time. This would complicate the analysis since it would require the addition of another state
variable. However, just like the static constraint used in the model, a dynamic constraint
would in expectation limit the lenders’ ability to sell slowly over time. The fundamental
tradeoff between risk sharing and competition described in this paper would thus still be
present even with this more complicated constraint.
2 Collateral Liquidation

This section presents the equilibrium liquidation strategies and the resulting price path of the collateral asset during liquidation.\(^9\) I model collateral liquidations that follow the default of a repo borrower as a continuous-time (or differential) game, in which \(n\) repo lenders liquidate their collateral holdings, taking into account their own price impact, the trading of the other liquidating lenders, and their balance-sheet constraints. Upon default of the repo borrower, the lenders each seize \(x = \bar{X}/n\) units of collateral. They then choose liquidation strategies that maximize the expected payoff from collateral liquidation taking into account the illiquidity of the collateral asset, subject to not exceeding their balance sheet constraint.\(^10\)

Both the individual collateral positions \(x\) and the variance constraints \(V\) are symmetric across lenders and are common knowledge.\(^11\)

The liquidating lenders’ objective function can be constructed as follows. To liquidate the collateral position, each lender \(i\) chooses a schedule of trading rates \(\{Y_i(t)\}\). The proceeds from liquidating \(Y_i(t)dt\) shares over the interval \([t, t + dt]\) at price \(P(t)\) are equal to \(-Y_i(t)P(t)dt\), where the minus sign appears, since for liquidations the trading rate \(Y_i(t)\) is negative. The payoff from the liquidation strategy \(\{Y_i(t)\}\) can thus be written by integrating the instantaneous proceeds from 0 to infinity. To take account of the variance constraint, we need to calculate the payoff variance generated by a particular liquidation strategy \(\{Y_i(t)\}\). Rewriting the payoff and applying Itô isometry, the payoff variance that results from following a particular trading strategy \(\{Y_i(t)\}\) over the interval \(t \in [0, \infty)\) is given by \(V = \int_0^\infty \sigma_i^2 \mathbb{E}[X_i(t)]^2 dt\). The details of this calculation are in the appendix.\(^12\)

\(^9\)While the specific application in this paper is collateral liquidations in repo markets, the optimal trading strategies and resulting price dynamics developed in his section also apply in other situations in which a number of traders are forced to sell similar positions of illiquid assets.

\(^{10}\)In practice, if a lender can sell the collateral for more than the financial institution owed, the difference between the liquidation proceeds and the amount owed is given back to the defaulted financial institution. I disregard this complication and assume that the lender receives the entire liquidation proceeds. One justification for this assumption is that at the time of default the collateral value is already sufficiently ‘under water,’ such that the liquidating lender(s) will effectively act like a residual claimant when selling the collateral position.

\(^{11}\)The assumption of symmetric collateral positions and variance constraints simplifies the analysis. For example, in models with price impact and unequal initial positions, predatory trading arises as an additional effect. The easiest way to see this is to consider a case in which one trader has to liquidate, while another trader has no need to trade, but can act as a predator by selling initially (to drive down the price) and then buying back later. See Brunnermeier and Pedersen [10] and Carlin et al. [12].

\(^{12}\)While in the above setup I have set the liquidation horizon to infinity, this assumption is merely for
Using these results, lender $i$’s objective is to maximize the expected payoff,

$$\max_{Y_i(t) \in \mathcal{Y}} E \int_0^\infty -Y_i(t)P(t)dt, \quad (2)$$

subject to starting with an initial collateral position $\mathcal{F}$ and eventually selling the entire collateral position,

$$X_i(0) = \mathcal{F} \quad (3)$$
$$\lim_{T \to \infty} X_i(T) = \mathcal{F} + \int_0^\infty Y_i(s)ds = 0, \quad (4)$$

and subject to the variance constraint (with associated Lagrange multiplier $\phi$)

$$\int_0^\infty \sigma^2_F[X_i(t)]^2dt \leq \nabla. \quad (5)$$

Note that when $\nabla$ is finite, (5) implies (4). I impose standard restrictions on the strategy space $\mathcal{Y}$ to make the problem well defined. First, I restrict the liquidation strategies $\{Y_i(t)\}$ to be continuous. Second, for a strategy to be admissible, the lender’s expected profit has to be integrable, i.e., $E \int_0^\infty -Y_i(t)P(t)dt < \infty$. This is guaranteed, for example, when $\{Y_i(t)\}$ lies in $L^2$ (i.e., $\int_0^\infty |Y_i(t)|^2dt < \infty$) and satisfies the usual integrability conditions. One useful implication of these assumptions is that the remaining collateral position $X_i(t)$ is continuously differentiable.

Note that in the above maximization problem, the price is affected not only by lender $i$’s trading rate, but also by the trading of all other lenders. The strategic interaction created through the sellers’ influence on the price of the collateral asset means that the liquidation takes the form of a differential game.

I solve this game for an equilibrium in time-dependent trading strategies. This means that the liquidating lenders choose their liquidation strategies $\{Y_i(t)\}$ at date 0, taking into account their variance constraint, and then adhere to them. In the literature on differential mathematical convenience. All results of the paper carry through when the liquidation horizon is $[0, t]$ and the variance constraint is also calculated on $[0, t]$. The advantage of choosing $[0, \infty)$ is that some constant terms drop out, making the resulting expressions simpler.
games, this type of solution is sometimes referred to as “open-loop.” I focus on time-dependent strategies for two reasons. The first is analytical tractability. The restriction to time-dependent strategies allows me to derive analytical closed-form solutions that allow for explicit comparative statics. There is no closed-form solution for the closed-loop equilibrium. Second, given that the variance constraint is imposed at date 0, it is consistent to assume that also trading strategies are chosen at that date.

**Definition 1 Equilibrium.** An equilibrium in time-dependent trading strategies is given by a set of admissible trading strategies \( \{Y_i(t)\} \) chosen at date 0, such that each lender \( i \) maximizes expected profit (2), subject to the pricing equation (1), the individual trading constraints (3) and (4), and the variance constraint (5), taking the strategies of the other lenders \( \{Y_{-i}(t)\} \) as given.

The following proposition summarizes the equilibrium trading strategies:

**Proposition 1 Equilibrium trading strategies for n liquidating lenders.** The unique equilibrium time-dependent trading strategies \( \{Y_i(t)\} \) in the case when \( n \) lenders liquidate \( \bar{x} \) units of collateral each, subject to an individual variance constraint \( \bar{V} \), are given by

\[
Y_i(t) = -ae^{-at}\bar{x}.
\]  

(6)

The variance incurred by following this strategy is given by

\[
V = \frac{\sigma^2\bar{x}^2}{2a}.
\]  

When \( \bar{x} > \sqrt{\frac{n-1}{n+1} \frac{2\bar{V}}{\lambda \sigma^2}} \), the variance constraint is binding and the strategy simplifies to

\[
a = \frac{\sigma^2\bar{x}^2}{2\bar{V}}.
\]  

(7)

When \( \bar{x} < \sqrt{\frac{n-1}{n+1} \frac{2\bar{V}}{\lambda \sigma^2}} \), the variance constraint is not binding and

\[
a = \frac{(n - 1)\gamma}{(n + 1)\lambda}.
\]  

(8)

\[\text{13}\text{For more detail on the different equilibrium concepts in differential games, see Dockner et al. [16] and Basar and Olsder [5].}\]

\[\text{14}\text{However, Carlin et al. [12] show numerically that open-loop and closed-loop equilibria are qualitatively very similar in trading games of this type.}\]
Figure 1: Trading rate \( Y_i(t) \) (left) and remaining collateral position \( X_i(t) \) (right). The trading rate and the remaining collateral position of each individual lender decrease exponentially over time. The parameters in this example are \( n = 3, \gamma = 1, \lambda = 1, \sigma_F^2 = 1, \nabla = 60, \pi = 10 \). In this example, the variance constraint is binding, such that \( a = \frac{\sigma_F^2 \pi^2}{\nabla} \).

The amount of collateral still held by each lender \( t \) periods after default is given by

\[
X_i(t) = \pi e^{-a t}.
\] (9)

**Proof.** See appendix. ■

Proposition 1 shows that equilibrium trading strategies take an exponential form, as illustrated in Figure 1. As shown by equation (6), the equilibrium value of \( a \) completely summarizes the equilibrium trading strategies. The initial rate of trading by lender \( i \) at time 0 is given by \(-a\pi\). After that, the trading rate decays exponentially at rate \( a \). As shown by equation 9, the remaining collateral position \( X_i(t) \) decays exponentially at rate \( a \). When the equilibrium value of parameter \( a \) is large, trading is more front-loaded and, because of the additional temporary price impact costs generated by the heavy early trading, liquidation is more disorderly. When \( a \) is small, on the other hand, trading is more equally spread out over time, and the liquidation is more orderly.

There are two cases, depending on whether the variance constraint is binding or not. When the variance constraint is not binding, the equilibrium trading strategy is fully characterized by the liquidity parameters \( \gamma \) and \( \lambda \) and the number of liquidating lenders, \( n \). Neither the variance constraint nor the fundamental variance of the collateral asset matter for the determination of \( a \) (and thus the equilibrium trading strategies) in that case. Importantly, when \( \gamma \) is positive and \( n > 1 \), compete to sell early, such that liquidation becomes more
disorderly. This is because the incentive to ‘rush for the exits’ is stronger the permanent price impact and the more traders liquidate at the same time. On the other hand, when the lenders are constrained in equilibrium, the trading intensity is determined by the fundamental variance, the variance constraint, and the size of the position, but is independent of the number of liquidating lenders and the illiquidity parameters. In this case, the liquidation is disorderly when $V$ is small.

One implication of Proposition 1 is that traders constant proportions of the collateral position per unit of time. The intuition for this is as follows. In equilibrium, a trader has to be indifferent between selling a marginal unit at date $t$ or waiting and selling this marginal unit at some later date $t + \Delta$. Consider, for simplicity, a monopolist: Selling a marginal unit now is costly because it results in additional temporary price impact. Selling a marginal unit later is costly because it accumulates variance against the variance constraint. The marginal cost of temporary price impact is linear in the trading rate $Y_i(t)$, while the cost of holding an additional unit for an instant is linear in the remaining position $X_i(t)$. Because $X_i(t)$ is decreasing over time, indifference requires heavier selling early on in the liquidation process. In fact, because temporary price impact costs are linear in the trading rate and variance costs are linear in the remaining position, the optimal solution requires selling the collateral position in constant proportions.\(^\text{15}\)

We can now calculate the expected liquidation value of the collateral position by substituting back into the objective function.

**Proposition 2** Lender $i$’s equilibrium expected unwind value $\Pi$ of collateral position $\bar{x}$, when $n$ symmetric lenders unwind an aggregate amount of $X = n\bar{x}$ units of the collateral asset, is given by

$$
\Pi(\bar{x}, V) = F_0 \bar{x} - \frac{\gamma}{2} \bar{x}^2 - \frac{\lambda}{2} a \bar{x} X,
$$

where $a$ is the trading intensity parameter defined above. This implies that the aggregate

\(^{15}\text{A similar argument applies when the variance constraint is not binding but traders compete to sell. In that case, delaying the sale of a marginal unit is costly because competing sellers sell in the meantime, driving down the price.}\)
The expected unwind value is given by

\[ n\Pi(\bar{x}, \bar{V}) = F_0\bar{X} - \frac{\gamma}{2} \bar{X}^2 - \frac{\lambda}{2} \bar{a}\bar{X}^2. \] (11)

**Proof.** See appendix. ■

Proposition 2 shows that the expected unwind value consists of three terms. The first term, \(F_0\bar{X}\), is the fundamental value of the collateral position at the beginning of the liquidation process. This term can be interpreted as the marked-to-market value of the collateral position at the time of default. The second term, \(\frac{\gamma}{2} \bar{X}^2\), is the loss due to permanent price effects during the liquidation process, i.e., it reflects the cost to the lender from walking down the demand curve during liquidation. Intuitively, this term does not depend on the variance constraint or the strategic interaction between liquidating lenders. The third term, \(\frac{\lambda}{2} \bar{a}\bar{X}^2\), is the loss the lender incurs due to temporary price pressure. This term is increasing in \(\bar{a}\), and thus depends on the strategic interaction during liquidation—the more front-loaded the equilibrium trading strategies, the larger the losses due to temporary price effects. Both of these terms are functions of the respective liquidity parameters (\(\gamma\) and \(\lambda\)) and the product of the aggregate position liquidated by all lenders and the position liquidated by each individual lender.

An important implication of Proposition 2 is that the aggregate illiquidity loss from the lenders’ limited ability to spread their trades over time (either due to binding variance constraints or competitive pressure) is fully characterized by the equilibrium value of the trading intensity parameter \(\bar{a}\). This fact will be used extensively in the analysis of different financing arrangements in Section 3.

Reinserting the optimal trading strategies (6) and (9) into the price function (1), we find the following expression for the equilibrium price path during liquidation:

**Corollary 1** The equilibrium price during the liquidation of an aggregate position of size \(\bar{X}\) is given by

\[ P(t) = F(t) - \gamma(1 - e^{-at})\bar{X} - \lambda a e^{-at}\bar{X}. \] (12)
Figure 2: **Price overshooting.** The figure shows that depending on the relative size of $\phi, \gamma$ and $\lambda$, overshooting can occur. Liquidation starts at $t = 0$, at which point the price drops discontinuously. In this example the initial price is 100, the final price is 70. The parameters are $n = 2, \gamma = 1, \lambda = 1, \bar{X} = 30$. In the left panel $\phi = 0.5$, in which case the price does not overshoot. In the right panel $\phi = 2$, which leads to overshooting.

**Proof.** See appendix. ■

Hence, the price path during the liquidation takes an exponential form and depends on the equilibrium value of $a$. While the permanent price effect dominates in the long run, initially, when the lenders’ selling is strongest, there can be significant short-term price pressure. When this initial price pressure is large enough, the price of the collateral asset can drop below its expected post-liquidation price during the liquidation, where the expected post-liquidation price is simply given by the time-0 fundamental minus the permanent price impact of the total amount of collateral sold in the liquidation. (Recall that temporary price impact dies out once the liquidation is over, such that the expected post-liquidation price only depends on fundamentals and permanent price impact.)

**Proposition 3** The expected price path overshoots (it drops below its expected post-liquidation level) if and only if

$$\phi > \frac{\gamma^2}{\sigma_F^2 \lambda},$$

(13)

i.e., when $\phi$, the Lagrange multiplier on the balance-sheet constraint, is sufficiently large.

**Proof.** See appendix. ■

Proposition 3 shows that price overshooting occurs when the equilibrium value of the
Lagrange multiplier on the balance sheet constraint is sufficiently large. When the balance sheet constraint is not binding (and $\phi = 0$), or when the Lagrange multiplier is positive but sufficiently small, price overshooting does not occur. Price overshooting is thus ‘balance-sheet driven’—it is a result of the lenders’ need to offload the collateral asset quickly due to their own risk management constraints. In particular, the price overshoots during liquidation when lenders have weak balance sheets or when the collateral position is large relative to the lenders’ balance sheets. This differs, for example, from the price overshooting that arises in Brunnermeier and Pedersen [10], which results from predatory trading and not from balance sheet constraints.

The expected equilibrium price path and potential price overshooting are illustrated in Figure 2. The left panel shows the price path in the case in which price does not overshoot. In that case, the price drops discontinuously at time $t = 0$ due to short-term price pressure, but not sufficiently to overshoot its long-run expected post liquidation value. This means that after the initial drop the price smoothly decreases to this new expected long-run level. In the right panel, on the other hand, the collateral position is sufficiently large for the price to overshoot in expectation. In this case the lenders’ need to offload the asset leads to a downward jump in the expected price at time $t = 0$ that is large enough to cause the price to overshoot before eventually moving back up to its expected long-run level.

When the price of the collateral asset overshoots, early trades are executed at a price below the expected long-run price after liquidation. However, the liquidating lenders are still maximizing their expected payoff, which means that overshooting emerges in this model as an equilibrium outcome in markets with illiquidity frictions and balance-sheet constrained traders. The reason is that the Lagrange multiplier on the balance sheet constraint acts like a holding cost on the collateral position still remaining on the lenders’ books—holding a unit of collateral on the balance sheet longer is costly, since it uses up risk-bearing capacity that could otherwise be used later in the liquidation process. To understand the intuition why overshooting occurs as part of the optimal strategy, consider shifting one unit that is sold early during the liquidation to a later point when the price is higher. By selling one less unit early on, the price would overshoot less initially. However, holding one more unit on the balance sheet for longer makes the variance constraint tighter and forces faster selling and
lower prices in the future. It is this future price decline that makes the deviation unprofitable.

3 The Effects of Creditor Structure

We now use collateral liquidation equilibrium developed in Section 2 to analyze the role of a repo borrower’s creditor structure. Since price overshooting is caused by the lenders’ balance sheet constraints, one possible way to alleviate potential price overshooting is to spread a collateral position across multiple repo lenders. This is because with multiple lenders the collateral position each lender needs to liquidate is smaller relative to its balance sheet. However, it turns out that while spreading a collateral position over a number of lenders always reduces price overshooting, it may also decrease the expected liquidation value of the collateral position. This is the case because the creditor structure in repo lending involves a fundamental tradeoff between spreading risk among lenders and creating inefficient strategic behavior among competing sellers of collateral—more lenders have more joint risk bearing capacity, but also more incentive to ‘rush to the exits’ during collateral liquidations.

To analyze this tradeoff, I will consider a stylized financial system with two repo lenders (for example prime brokers) and two margin investors (for example hedge funds). Each margin investor owns a collateralized position of size $X$ in the risky asset. I now compare two different arrangements. In the first, the margin investors each only have one lender who holds and, in the case of default of the margin investor, liquidates the entire collateral position. This is illustrated in the left panel of Figure 3. In the alternative setting, the margin investors spread their collateralized lending between two lenders, such that, in the event of default, each lender receives a smaller share of the outstanding collateral. This is illustrated in the right panel of Figure 3. Assume that each of the two margin investors defaults individually with probability $p$, and that with probability $q$ both margin investors default. With probability $1 - 2p - q$ there is no default. As before, the two lenders can each take an amount $V$ of risk onto their balance sheet during the liquidation process.

Importantly, the comparison is set up such that the aggregate position of the margin

\footnote{Restricting the number of lenders to two is not crucial. The fundamental economic tradeoff analyzed in this section extends to financial systems with more lenders (or more borrowers). For example, moving beyond two lenders, each additional lender increases risk-bearing capacity, but worsens competition during liquidation.}
investors (both of them hold a position of size $X$) and the aggregate risk bearing capacity of
the lending sector (each repo lender has a variance constraint $V$) are held fixed across the two
settings. Only the allocation of collateral between the two lenders changes, which means that
the results are not driven by an implicit change in aggregate risk or aggregate risk bearing
capacity.

First consider the setting in which each repo lender lends to only one margin investor.
I will refer to this setup as a concentrated creditor structure. In this case, the default of
a margin investor means that the repo lender to that margin investor receives the entire
collateral position $X$ and liquidates it subject to its balance sheet constraint $V$. Note that
when only one margin investor defaults, the repo lender can liquidate the collateral as a
monopolist. When both margin investors default, on the other hand, the two repo lenders
unwind $X$ units of collateral each, which means that they act as duopolists when liquidating.

Now consider the case in which the margin investors’ positions are spread equally across
the two lenders, which I call a distributed creditor structure. When just one investor defaults,
each repo lender receives $\frac{X}{2}$ units of collateral. When both margin investors default, the two
repo lenders seize a total of $X$ units of collateral, $\frac{X}{2}$ from each defaulted investor. Note that
in the distributed setup, after a default the lenders always sell as duopolists.

Price overshooting and creditor structure. We are now in a position to show that,
as conjectured above, distributing the collateral position among multiple lenders reduces price
overshooting. This follows from a direct application of Proposition 3.

**Corollary 2** Under a concentrated creditor structure the price overshoots if and only if

$$X > \sqrt{\frac{2\gamma V}{\lambda \sigma^2_F}}. \quad (14)$$

Under a distributed creditor structure (i) when one margin investor defaults the price
overshoots if and only if

$$X > 2 \sqrt{\frac{2\gamma V}{\lambda \sigma^2_F}}, \quad (15)$$

and (ii) when both margin investors default, the overshooting condition is the same as under
Figure 3: A stylized financial system with two margin investors (hedge funds) and two repo lenders (prime brokers). In the left panel, each repo lender (prime broker) lends to just one margin investor (hedge fund), a concentrated creditor structure. In the case of default of one margin investor, the affected repo lender unwinds the entire position of the defaulted fund, $X$, as a monopolist. In the right panel, each repo lender (prime broker) lends to both margin investors (hedge funds), a distributed creditor structure. In the case of default of one margin investor, both repo lenders unwind $\frac{X}{2}$ units of collateral as duopolists.

The concentrated creditor structure.

When the price overshoots, the amount of price overshooting is larger under a concentrated than under a distributed creditor structure.

Proof. See appendix. ■

Corollary 2 shows that in the case that only one of the two margin investors defaults, price overshooting occurs for a larger set of parameter values under the concentrated creditor structure than under the distributed creditor structure. The reason is that overshooting can only occur when the liquidating repo lenders are constrained, i.e., when $\phi > 0$. Since the constraint is always more binding under the concentrated creditor structure, the expected price overshoots for a larger set of parameter values. Moreover, when overshooting occurs under both setups, the extent of overshooting is always strictly larger under the concentrated creditor structure.

Comparing expected liquidation values across financing arrangements. While distributing the collateral across multiple repo lenders alleviates balance sheet constraints and reduces overshooting when it occurs, this does not imply that it always raises the expected liquidation value of the collateral position. This is the case, since strategic interaction that is
created when multiple lenders liquidate at the same time can mean that the additional risk-bearing capacity generated by adding another repo lender may not be used in equilibrium. In fact, rushing to the exits can cause liquidating repo lenders to liquidate more disorderly than a monopolist, despite their larger joint balance sheet capacity. In this subsection I analytically characterize this tradeoff between (i) increasing risk bearing capacity by adding another lender and (ii) generating competition among sellers during liquidation.

First, consider the concentrated creditor structure. When either of the two margin investors defaults individually, the expected liquidation payoff to the lender is given by $\Pi^M(X, V)$. This is the payoff to a monopolist with variance constraint $V$, who liquidates an aggregate position of size $X$. When both margin investors default simultaneously, the two lenders need to liquidate a position of size $X$ each, such that the aggregate amount liquidated is $2X$. Moreover, in this case the two repo lenders act as duopolists selling into the same market, and take this strategic interaction into account when choosing their trading strategies. The joint expected liquidation payoff is then given by $2\Pi^D(X, V)$, twice the payoff of a duopolist who liquidates a position of size $X$, given its variance constraint $V$.

Now consider the distributed creditor structure. When just one margin investor defaults, each lender receives $\frac{X}{2}$ units of collateral. The joint liquidation payoff to the lenders is then given by $2\Pi^D(\frac{X}{2}, V)$, the expected unwind value for two duopolists who liquidate a position of size $\frac{X}{2}$ each, given their individual variance constraints $V$. When both margin investors default, on the other hand, the expected aggregate liquidation payoff is given by $2\Pi^D(X, V)$, twice the liquidation payoff to a duopolist liquidating an aggregate position of $X$ ($\frac{X}{2}$ from each defaulted fund), given its variance constraint $V$. To facilitate comparison, the payoffs in the two settings are summarized in the following table.

<table>
<thead>
<tr>
<th></th>
<th>Concentrated Creditor Structure</th>
<th>Distributed Creditor Structure</th>
</tr>
</thead>
<tbody>
<tr>
<td>HF1 defaults</td>
<td>$\Pi^M(X, V)$</td>
<td>$2\Pi^D(\frac{X}{2}, V)$</td>
</tr>
<tr>
<td>HF2 defaults</td>
<td>$\Pi^M(X, V)$</td>
<td>$2\Pi^D(\frac{X}{2}, V)$</td>
</tr>
<tr>
<td>Both HF default</td>
<td>$2\Pi^D(X, V)$</td>
<td>$2\Pi^D(X, V)$</td>
</tr>
</tbody>
</table>

The first thing to notice is that in the case in which both margin investors default, the expected liquidation payoff does not depend on creditor structure; in both cases—financing with
To determine which setting generates a higher expected liquidation value, it is thus sufficient to compare the two regimes in the case in which just one margin investor defaults. In that case a concentrated creditor structure leads to an aggregate expected payoff of \( \Pi^M(X, V) \) while a distributed creditor structure leads to an expected liquidation payoff of \( 2\Pi^D \left( \frac{X}{2}, V \right) \). Spreading collateral position across the two lenders thus leads to a higher expected liquidation value if and only if

\[
2\Pi^D \left( \frac{X}{2}, V \right) > \Pi^M(X, V). \tag{16}
\]

Equation (16) captures the fundamental tradeoff inherent the margin lender’s creditor structure. Everything else equal, spreading the collateral position across multiple lenders allows each lender to liquidate more orderly, since it reduces the size of the collateral position to be liquidated by each lender relative to their variance constraint. However, at the same time it forces the lenders to liquidate as duopolists, which results in strategic inefficiencies from competition whenever \( \gamma > 0 \). This leads to the first conclusion: when there is no permanent price impact (\( \gamma = 0 \)), spreading a collateral position across multiple lenders always leads to higher the expected liquidation payoffs to the lenders, since in this case it is possible to spread risk without causing strategic inefficiencies during the liquidation process. In other words, when competition among sellers does not affect trading strategies, no real tradeoff emerges.

Once we allow for permanent price effects, i.e., \( \gamma > 0 \), a non-trivial tradeoff emerges. In addition to the diversification benefit of spreading the position across two lenders, we now need to consider the change in strategic behavior that results from the lenders’ incentive to rush for the exits. Recall from equation (11) that the liquidation inefficiency is completely determined by the equilibrium value of the selling intensity parameter \( a \). This means that, to compare the change in the expected unwind value across the two regimes, we only need to determine whether the equilibrium value of \( a \) when a monopolist sells a position of size \( X \) is smaller or larger than the equilibrium level of \( a \) when two duopolists sell \( \frac{X}{2} \) of the collateral asset each, i.e., \( a^M(X, V) \leq a^D \left( \frac{X}{2}, V \right) \). This leads to the following proposition.
**Proposition 4** In a setting with two repo lenders and two margin investors, in which each lender liquidates collateral subject to its variance constraint $V$, the expected liquidation value of the collateral position is larger under a distributed creditor structure than under a concentrated creditor structure if and only if

$$X > \sqrt{\frac{2 \gamma V}{3 \lambda \sigma_F^2}}.$$  \hspace{1cm} (17)

**Proof.** See appendix. □

Proposition 4 shows that a financial system in which repo borrowers spread their positions across multiple lenders leads to a higher expected post-default liquidation value for the collateral position when the position size $X$ is sufficiently large or, equivalently, when the risk-bearing capacity of the lenders is sufficiently small. Under these conditions, the benefit from reducing the amount of collateral each lender needs to unwind relative to the size of its balance sheet outweighs the inefficiencies that result from competition among sellers during liquidation.

Equation (17) shows that the critical position size above which a distributed creditor structure leads to higher expected liquidation values depends on the liquidity parameters of the collateral asset. Spreading collateral across multiple lenders leads to higher expected liquidation values when the short-term illiquidity parameter $\lambda$ is large relative to the permanent price effect $\gamma$. This is because when $\lambda$ is large relative to $\gamma$, the duopolists have relatively little incentive to rush for the exits. In contrast, when the permanent price effect $\gamma$ is large relative to $\lambda$, there is a strong incentive for the duopolists to rush for the exits, such that splitting the collateral among multiple repo lenders is less likely to raise the liquidation value.

Proposition 4 also shows that splitting the position is more likely to raise the expected liquidation value when lenders are relatively balance-sheet constrained, i.e., when the ratio of their variance limit to the fundamental volatility of the asset, i.e., $\frac{\sigma_F}{\sigma^2}$, is low, since in that case the benefits from diversification are particularly large.

Proposition 4 also implies that when balance sheets are strong, a concentrated creditor structure is more likely to lead to higher collateral liquidation values. This is the case since when $V$ is large, competing lenders will not be able to use their risk-bearing capacity effec-
Figure 4: Expected aggregate liquidation payoff $\Pi$ as a function of the variance constraint in the monopolistic case (left panel) and the duopoly case (right panel). The monopolist always uses its entire risk-bearing capacity. This means his payoff increases monotonically in $V$. The duopolists are constrained for low values of $V$, but unconstrained above a critical value. In the unconstrained region the curve is flat. For large values of $V$ the monopolist’s expected profit is higher, whereas for low values of $V$ the expected duopoly liquidation value is larger. The parameter values are $F = 50$, $X = 10$, $\gamma = 1$, $\lambda = 0.2$, $\sigma_F^2 = 1$.

This is illustrated in Figure 4. The figure depicts the expected liquidation value of a given aggregate position $X$ as a function of the variance constraint $V$. The left panel shows the expected liquidation value for a monopolist, and the right panel the expected (aggregate) liquidation value for two duopolists. Since a monopolist always uses all of its risk-bearing capacity in the liquidation process, the expected payoff for a monopolist is monotonically increasing in $V$. Duopolists, on the other hand, are only using their entire risk-bearing capacity for low values of $V$. For sufficiently high levels of $V$, the variance constraint does not bind in equilibrium and the expected profit curve is flat. In that region relaxing the variance constraint of the duopolists does not increase the expected value of the liquidation payoff. The figure shows that when the lenders’ risk bearing capacity $V$ is small relative to the size of the position, a distributed creditor structure leads to a higher expected liquidation value. When the risk-bearing capacity is large, on the other hand, a concentrated creditor structure leads to a higher expected aggregate liquidation payoff.
4 Discussion

4.1 Margin Setting and the ‘Run on Repo’

The analysis has important implications for counterparty risk management. When the expected liquidation value of a collateral position depends on the illiquidity of the collateral asset, the lenders’ balance sheet conditions at the time of default, and the lenders’ strategic interaction during liquidation, lenders have to take this into account ex ante when setting margins to manage their counterparty credit exposure. In particular, lenders will increase the margins they require from borrowers when they anticipate that they may have to seize collateral and sell it in a disorderly fashion.

This section illustrates the model’s implications for margin setting through a simple example.\(^{17}\) Assume that lenders set their margins ex-ante such that the margin covers the expected loss in the case of default.\(^{18}\) Assume also (to save notation) that the expected loss in the case of default stems entirely from illiquidity losses incurred while unwinding the asset (i.e., the expected value of the fundamental conditional on default is equal to the unconditional expectation at the time of extending credit). This second assumption could easily be relaxed by adding another term to the margin expression. Given these assumptions, the margins charged in the two financing arrangements introduced in Section 3 are as follows.

**Proposition 5** The per share margin charged by lender \(i\) to cover its expected loss given default under a concentrated creditor structure is given by

\[
M^M = (p + 2q)\frac{\gamma}{2}X + [pa^M(X, V) + 2qa^D(X, V)]\frac{\lambda}{2}X. \tag{18}
\]

The per share margin charged by lender \(i\) to cover its expected loss given default under a distributed creditor structure is given by

\[
M^D = (p + 2q)\frac{\gamma}{2}X + [pa^D(X, V) + 2qa^D(X, V)]\frac{\lambda}{2}X. \tag{19}
\]

\(^{17}\)I continue to assume that collateral seller receive the entire liquidation proceeds. See footnote 10.

\(^{18}\)Of course, in practice margins are usually not set to just cover expected losses; most of the time they are set to cover a risk measure, such as value-at-risk, which is a combination of expected loss and the distribution of losses. Nevertheless, even the stylized case, in which margins just depend on expected losses, suffices to illustrate that illiquidity, balance sheet constraints and strategic interaction must be taken into account.
Proof. See appendix. ■

In both cases, the margin expression has two parts. The first term captures the expected loss from walking down the demand curve during a potential liquidation. The second term represents the expected loss due to short-term illiquidity during the liquidation process. Importantly this second term depends on the equilibrium trading parameters $a^M$ and $a^D$, which capture strategic interaction and the effect of balance sheet constraints during liquidation. Hence balance sheet constraints and strategic interaction should be explicitly taken into account by lenders when setting margins.

To give a concrete example, Proposition 5 implies that when an investor has a large number of creditors, the margin charged by the lender should reflect that liquidations after a potential default will be ‘crowded trades’, such that the collateral asset’s effective liquidity following a default will thus be significantly lower than during normal times. Likewise, a lender who has similar exposures to the financial institution it is extending credit to, should take into account the covariance of its own balance sheet constraint with the default of the financial institutions it is lending to. If the constraint is correlated with the default state, the lender’s ability to bear the risk during a liquidation may be impaired (low $\overline{V}$) just when the financial institution defaults. This is an important consideration since many large broker dealers also have trading operations on their own, whose returns may be significantly correlated to returns of the institutions they extend credit to.

Any increase in margins leads to an effective withdrawal of capital from the financial institution. This loss of capital occurs prior to default and, unless curtailed, may in turn precipitate the actual default event. This dynamic contributed significantly to the demise of Bear Stearns and Lehman Brothers and is described in more detail in Duffie [17] and in Gorton and Metrick [23], who call this loss of capital through increased haircuts a ‘run on repo.’ Proposition 5 illustrates the channels through which this dynamic works. It is driven not only by increased perceptions of the probability of default of a financial institution, but also by the illiquidity of the collateral assets, anticipated strategic interaction during liquidation, and the risk bearing capacity of the financial institution’s lenders. Arguably all of these factors contributed in the unprecedented rise in haircuts observed in the bilateral repo market in 2007 and 2008 documented in Gorton and Metrick [23]. Moreover, consistent with Proposition 5,
more illiquid forms of collateral (for example, mortgage-backed securities) experienced larger increases in haircuts than the most liquid forms of collateral, most notably Treasuries, where haircuts even decreased due to flight to quality (as documented, for example, in Copeland et al. [15]).

4.2 Repo Resolution

The model also provides a framework to analyze so-called repo resolution mechanisms after a default of a financial institution. In particular, the model provides justification for transfers of the entire repo book, either to solvent private counterparties, or to a government-sponsored repo resolution authority (RRA). Whether such a transfer is preferable relative to an outright liquidation of collateral depends on the liquidity of the repo collateral and the balance sheet constraints of the repo lenders. A transfer of the repo book is most likely to add value for illiquid collateral asset and in times when repo lenders themselves are constrained.\(^{19}\)

To see this, assume that rather than liquidating the collateral asset into a downward-sloping demand curve, the lender(s) (or the troubled financial institution) can transfer the repo collateral to a buyer with a strong balance sheet (large \(V\)). This buyer could be a strong, unimpaired financial institution. Another natural candidate for such ‘deep pocket’ purchases is the government or a government-sponsored RRA.

To incorporate transfers of the repo collateral to a ‘deep pocket’ buyer or a RRA into the model, consider the default of an individual margin investor with a collateral position of size \(X\). Assume also that the deep pocket buyer or RRA does not face a balance sheet constraint.\(^{20}\) However, while the deep-pocket buyer or RRA is not balance-sheet constrained, it has to incur a cost \(c\) in order to take collateral position. For a private buyer, this cost may reflect, among other things, the effort and human resources needed to learn about the collateral asset and to value the position. Alternatively, \(c\) may reflect the fact that the ‘deep pocket’ buyer attaches a lower value to the collateral asset than the original owner. In the

\(^{19}\) Up to now, we have not been specific about whether the cost that arises from temporary price pressure is a deadweight cost or represents a transfer to other market participants. In fact, this did not really matter as long as we were considering the problem from the private perspective of the repo lenders. This section, however, takes a systemic view (i.e., would a repo resolution authority add value from a systemic perspective?). In this case, the loss from temporary price impact should be interpreted as a deadweight cost.

\(^{20}\) This assumption is not crucial; the argument only requires that the vulture buyer’s balance sheet is stronger than that of the lender or distressed financial institution.
case of a RRA, the cost $c$ may reflect the cost to the government of making sure that the RRA is sufficiently capitalized.

Following transfer of the collateral, the deep pocket buyer or RRA can liquidate the collateral asset slowly over time. In fact, in our simple example where the deep pocket buyer faces no balance sheet constraint, it can sell the collateral position infinitely slowly, such that no temporary price impact costs are incurred.\(^{21}\) The buyer’s valuation of the entire collateral position is thus given by $F_0 X - \frac{\gamma}{2} X^2 - c$. A transfer of the repo collateral thus results in gains from trade whenever the liquidation loss from temporary price pressure to the original repo lender(s) is larger than the cost $c$ to the ‘deep-pocket’ investor.

**Proposition 6** A transfer of collateral to a deep-pocket buyer or a repo resolution authority adds value when the equilibrium price pressure cost incurred by the original repo lender(s) in liquidation is sufficiently large:

$$\frac{\lambda}{2} a X^2 > c,$$

where $a$ is the equilibrium trading intensity of the original repo lender(s).

**Proof.** See appendix. \(\blacksquare\)

Proposition 6 shows that deep pocket buyer or RRA creates value in two ways. First, its stronger balance enables it to unwind the collateral position more slowly. Second, if collateral is initially held by a number of repo lenders that would otherwise liquidate it at the same time, a transfer of collateral to a deep pocket buyer or RRA concentrates the position before unwinding it, thus reducing the strategic inefficiencies that arise when many repo lenders sell collateral at the same time.

The second, strategic effect that arises through the concentration of a position points to an important difference between asset purchases by the government and measures to relax balance-sheet constraints, for example by injecting equity. In particular, the strategic benefit that arises from concentrating the position in the hands of one owner that will then liquidate collateral

\(^{21}\)I assume that the buyer liquidates the asset, rather than holding it until maturity. However, the analysis can easily be adapted to also allow for this case; the only difference would be that the buyer would not have to incur the loss due to permanent price effects of trading.
orderly is absent when the government merely injects equity into financial institutions. This means that while injecting equity may alleviate balance-sheet constraints by raising $\nabla$, competition among sellers may still lead to inefficient ‘rushing to the exits’, leading to disorderly liquidations despite relaxed balance-sheet constraints.

Proposition 6 confirms the intuition given in Acharya et al. [1], who argue that a repo resolution authority is more desirable for illiquid collateral positions such as MBS or private-label ABS (high $\lambda$), while for liquid collateral, such as Treasuries (low $\lambda$), immediate liquidation by original repo lenders may be preferable. Moreover, the results in Proposition 6 also highlight the role of a repo borrower’s creditor structure on the desirability of a repo resolution authority. In particular, for collateral assets with large permanent price impact (high $\gamma$) there may be significant gains from concentrating the collateral position in a repo resolution authority. The reason is that for those assets the incentives for liquidating repo lenders to inefficiently rush for to the exits are particularly large, resulting in fire sales.

5 Conclusion

This paper provides a theoretical model of collateral liquidations following the default of a repo borrower, such as a non-bank financial institution. The liquidation strategies of repo lenders are driven both by strategic considerations and by lenders’ balance sheet constraints. When the liquidating lenders’ risk-bearing capacity is small, the price can overshoot during liquidation, possibly causing spillovers to other market participants. Overshooting is balance sheet driven and is mitigated when the collateral position is spread across multiple lenders, but only at the cost of potential strategic inefficiencies that arise when many lenders liquidate at the same time in a crowded trade.

The analysis thus shows that there is a fundamental tradeoff between risk sharing and strategic inefficiencies when choosing the number of repo lenders a financial institution borrows from. The model delivers and explicit solution as to how this tradeoff depends on the size of the collateral position, the repo lenders’ balance sheet constraints, and the illiquidity of the collateral asset. More broadly, the model also implies that, rather than relying on purely statistical models when setting margins, repo lenders should take into account their
own balance sheet constraints and strategic interaction during collateral sell-offs. A perceived increase in the likelihood of collateral fire sales can lead to increases in margins that drains capital from the financial institution, a 'run on repo.' Finally, the model provides a framework to analyze transfers of the repo book to a deep-pocket private buyer or a repo resolution authority. Transfer of collateral to a repo resolution authority after the default of a repo borrower is desirable for illiquid collateral assets, which have become more commonplace in the repo market after the 2005 bankruptcy reform.

6 Appendix

Proof of Proposition 1: In this section I derive the optimal liquidation strategies for the case of \( n \) lenders. The monopolistic solution follows straightforwardly from setting \( n = 1 \). At date 0, each lender \( i \) chooses (and commits to) a liquidation strategy to maximize the expected liquidation payoff subject to the variance of the liquidation payoff remaining below \( \overline{V} \). The control variable is \( Y_i(t) \), the trading rate of lender \( i \) at time \( t \). The state variable is \( X_i(t) \), lender \( i \)'s remaining collateral position at time \( t \). \( \overline{P} \) denotes the overall amount of the collateral asset to be liquidated by lender \( i \). Recall that \( \overline{P} \) is symmetric across lenders. Also recall that, since we are restricting the strategy space \( \mathcal{Y} \) to continuous strategies, \( Y_i(t) \) is continuous, such that \( X_i(t) \) is continuously differentiable.

The liquidation payoff that results from a trading strategy \( \{Y_i(t)\} \) is given by

\[
\int_0^\infty -Y_i(t)P(t)dt = X_i(0)P(0) - X_i(\infty)P(\infty) + \int_0^\infty \sigma \mathcal{F}X_i(t)dP(t),
\]

which, using the boundary condition \( X_i(\infty) = 0 \), simplifies to

\[
\int_0^\infty -Y_i(t)P(t)dt = X_i(0)P(0) + \int_0^\infty \sigma \mathcal{F}X_i(t)dP(t).
\]

Using this result, we can calculate the variance of the liquidation payoff as

\[
\text{Var} \left[ \int_0^\infty -Y_i(t)P(t)dt \right] = \text{Var} \left[ X_i(0)P(0) + \int_0^\infty X_i(t)dP(t) \right]
\]

\[
= \text{Var} \left[ \int_0^\infty X_i(t)dP(t) \right].
\]

Since the only random component of the price is the Brownian motion of the fundamental, we can rewrite the
The variance as
\[
\text{Var} \left[ \int_0^\infty -Y_i(t)P(t)dt \right] = \text{Var} \left[ \int_0^\infty \sigma F X_i(t)dW(t) \right] = \int_0^\infty \sigma^2 [X_i(t)]^2 dt,
\]
which is the expression given in the text. The last step follows from the isometry property of Brownian motion.

Using this result we can write lender $i$’s maximization problem as
\[
\max_{Y_i(t)} E \int_0^\infty -Y_i(t)P(t)dt \tag{26}
\]
subject to
\[
dX_i(t) = Y_i(t)dt \quad \text{(evolution of state variable)} \tag{27}
\]
\[
P(t) = F(t) + \gamma \sum_{i=1}^n [X_i(t) - \bar{X}] + \lambda \sum_{i=1}^n Y_i(t) \quad \text{(pricing equation)} \tag{28}
\]
\[
dF(t) = \sigma F dW(t) \quad \text{(evolution of fundamental)} \tag{29}
\]
\[
\int_0^\infty \sigma^2 [X(t)]^2 dt \leq \bar{V} \quad \text{(variance constraint)} \tag{30}
\]
and subject to the trading constraints
\[
X_i(0) = \bar{x} \tag{31}
\]
\[
\bar{x} + \int_0^\infty Y_i(t)dt = 0. \tag{32}
\]

The variance constraint makes this maximization problem an isoperimetric problem (see, for example, Section 7 in Kamien and Schwartz [29]). We can write the Lagrangian as
\[
\mathcal{L} = -\int_0^\infty Y_i(t) \left[ F_0 + \gamma \sum_{i=1}^n [X_i(t) - \bar{X}] + \lambda \sum_{i=1}^n Y_i(t) \right] dt - \phi \left[ \int_0^\infty \sigma^2 [X_i(t)]^2 dt - \bar{V} \right] \tag{33}
\]
\[
= -\int_0^\infty \left[ Y_i(t) \left[ F_0 + \gamma \sum_{i=1}^n [X_i(t) - \bar{X}] + \lambda \sum_{i=1}^n Y_i(t) \right] + \phi \sigma^2 [X_i(t)]^2 \right] dt + \phi \bar{V}, \tag{34}
\]
where $\phi$ is the Lagrange multiplier associated with the variance constraint. This allows us to solve the problem using Hamiltonian methods. The Hamiltonian is given by
\[
\mathcal{H} = -Y_i(t) \left[ F_0 + \gamma \sum_{i=1}^n [X_i(t) - \bar{X}] + \lambda \sum_{i=1}^n Y_i(t) \right] - \phi \sigma^2 [X_i(t)]^2 + q(t)Y_i(t), \tag{35}
\]
where $q(t)$ is the costate variable. Taking first order conditions, $\frac{\partial \mathcal{H}}{\partial Y_i(t)} = 0$ and $\frac{\partial \mathcal{H}}{\partial X_i(t)} = -\dot{q}(t)$, we get:
\[
F_0 + \gamma \sum_{i=1}^n [X_i(t) - \bar{X}] + \lambda \sum_{i=1}^n Y_i(t) - q(t) = 0 \tag{36}
\]
\[
-\gamma Y_i(t) - 2\phi \sigma^2 X_i(t) = -\dot{q}(t). \tag{37}
\]
Taking the time derivative of the first equation and substituting in the second we get, imposing the symmetry
assumption,
\[(n - 1)\gamma Y_i(t) + \lambda(n + 1)\dot{Y}_i(t) - 2\phi\sigma^2 X_i(t) = 0.\] (38)

Solving this ordinary differential equation yields the open-loop Nash equilibrium strategies:
\[X_i(t) = Ae^{-\left(\frac{1}{2}\frac{(n-1)\gamma+\Gamma}{(n+1)\lambda}\right)t} + Be^{-\left(\frac{1}{2}\frac{(n-1)\gamma+\Gamma}{(n+1)\lambda}\right)t},\] (39)

where
\[\Gamma = \sqrt{\gamma^2(n - 1)^2 + 8(n + 1)\phi\sigma^2}.\] (40)

We can determine the constants \(A\) and \(B\) from the boundary conditions. \(\lim_{T \to \infty} X(T) = 0\) implies that \(A = 0\). Imposing in addition \(X(0) = x\) we know that \(B = x\). Taking the the time-derivative of \(X_i(t)\) yields
\[Y_i(t) = -ae^{-at}x,\] (41)

where
\[a = \frac{1}{2}\frac{(n - 1)\gamma + \Gamma}{(n + 1)\lambda}.\] (42)

Uniqueness follows from the concavity of the objective function.

The variance of the equilibrium trading strategy is given by
\[V = \int_0^\infty \sigma^2(x_i(t)) dt = \int_0^\infty \sigma^2(x_i)e^{-at}dt = \sigma^2(x_i^2)\int_0^\infty e^{-at}dt = \frac{\sigma^2(x_i^2)}{2a}.\] (43)

Now we distinguish two cases. In the first case, the variance constraint does not bind in equilibrium, i.e., \(V < \bar{V}\). In that case, \(\phi = 0\) such that \(a = \frac{(n - 1)\gamma}{(n + 1)\lambda}\). The variance constraint is non-binding in equilibrium whenever
\[\bar{x} < \sqrt{\frac{2\bar{V}n - 1}{\sigma^2 P+\frac{n+1}{\lambda}}}.\] (44)

In the second case, when \(\bar{x} > \sqrt{\frac{2\bar{V}n - 1}{\sigma^2 P+\frac{n+1}{\lambda}}},\) the variance constraint is binding in equilibrium. In that case \(\phi > 0\) and from the binding variance constraint we have
\[a = \frac{\sigma^2\bar{x}^2}{2\bar{V}}.\] (45)

The variance constraint is more likely to be binding for large \(\bar{x}\) or smaller \(n\). The second effect arises since, when sellers compete, equilibrium selling is faster and the payoff variance lower, such that the variance constraint is less likely to bind. In fact, a monopolist will always be at the constraint since his unconstrained solution would be to liquidate by trading at a constant rate until infinity, which would imply infinite variance.
We can then solve for the Lagrange multiplier associated with the variance constraint,

\[ \phi = \lambda(n + 1) \frac{[\sigma_F^2 \pi^2]^2}{8V^2} - \gamma(n - 1) \frac{\sigma_F^2 \pi^2}{4V}. \]  

(46)

The Lagrange multiplier \( \phi \) has the usual shadow price interpretation.

**Proof of Proposition 2:** The expression is obtained by substituting the equilibrium trading rate (6) and the equilibrium collateral position (9) into the objective function. The resulting expression simplifies to

\[ \Pi(x, V) = F_0x - \frac{\gamma}{2} \pi X - \frac{\lambda}{2} ax X \]  

(47)

where \( a \) depends on whether the variance constraint is binding, i.e., whether \( \phi > 0 \). We can substitute in for \( a \) for the different cases. When the variance constraint is binding in equilibrium we have

\[ \Pi_C(x, V) = F_0x - \frac{\gamma}{2} \frac{n}{n + 1} \pi X - \frac{\lambda}{4} \sigma_F^2 \pi X^2 \]  

(48)

When the variance constraint is not binding,

\[ \Pi_U(x, V) = F_0x - \frac{n}{n + 1} \gamma \pi X. \]  

(49)

**Proof of Corollary 1:** The expression is obtained by substituting (6) and (9) into the price function (1) and simplifying the resulting expression.

**Proof of Proposition 3:** When overshooting occurs, the price will always overshoot instantly at time 0. To see this, assume that the price does not overshoot at time 0, but at some later time. Using equations (9) and (12), the initial price drop is given by \( \lambda \pi X \), and the eventual expected price drop, after short-term price pressure has subsided, is given by \( \gamma \pi X \). When the price does not overshoot at time 0, we must have that \( \lambda a < \gamma \). However, when \( \lambda a < \gamma \), the time derivative of the expected price path, \( \frac{dP}{dt} = [\lambda a - \gamma] ae^{-at} \), is negative for all \( t \), which means that if the price does not dip below the new expected long-term price at time 0 and then move back up to the new long-run level. Hence, to show overshooting, we only need to compare the instantaneous price drop at time 0 to the final price after liquidation has taken place, which means that the price overshoots if and only if \( \lambda a > \gamma \). Using equations (42) and (40), the expression simplifies to

\[ \phi > \frac{\gamma^2}{\sigma^2_F \pi \lambda}, \]  

(50)

the expression in the proposition. From equation (50) it is clear that overshooting will only occur when the variance constraint is binding.

**Proof of Corollary 2:** From Proposition 3, we know that the price only overshoots when \( \lambda a - \gamma > 0 \), and that overshooting can only occur when the variance constraint binds to a sufficient extent. If one margin lender defaults, substituting in the equilibrium values of \( a \) for that case, i.e., \( a^M = \frac{\sigma_F^2 X^2}{2V} \) for a monopolist and \( a^D = \frac{\sigma_F^2 X^2}{3V} \) for duopolists, yields the expressions in the corollary. When both margin lenders default, the liquidation strategies under the two regimes coincide, such that the condition for overshooting is the same.
across both creditor structures.

The overshooting amount is given by \( z = \lambda a X - \gamma X \). When one margin lender defaults and if overshooting occurs under both a concentrated and distributed creditor structure, it has to be the case that \( a^M > a^D \), which implies that the extent of overshooting is larger under the concentrated creditor structure. When both margin lenders default, the amount of overshooting is invariant across the two creditor structures.

**Proof of Proposition 4:** From the discussion in the text it follows that a distributed creditor structure leads to a higher expected liquidation payoff when \( a^D (\frac{X}{2}, \overline{V}) < a^M (X, \overline{V}) \). Moreover, we have seen that using multiple creditors can only reduce liquidation proceeds when the variance when lenders do not use all their risk-bearing capacity in equilibrium (i.e., when the variance constraint is not binding). Substituting in the equilibrium values of \( a \) for the case that the variance constraint is not binding yields

\[
\frac{\gamma}{3\lambda} < \frac{\sigma^2 X^2}{2\overline{V}},
\]

which simplifies to the expression given in the proposition.

**Proof of Proposition 5:** As assumed in the text, margins are set to cover the ex-ante expected illiquidity loss that results from liquidation. This can be calculated by using the results from Proposition 2. Consider the concentrated creditor structure. With probability \( p \) the lender has to liquidate a collateral position of size \( X \) as a monopolist. In that case \( \tau = X \) and \( X = X \). With probability \( q \), when both hedge funds default, it has to liquidate a collateral position of size \( X \) as a duopolist, i.e., \( \tau = X \) and \( X = 2X \). Substituting this into the expression for the unwind value yields the margin. The proof is analogous under the distributed creditor structure and is omitted for brevity.

**Proof of Proposition 6:** Assume that one hedge fund or financial institution has defaulted, i.e., the aggregate size of the liquidation is \( X \). The deep-pocket buyer’s valuation of the collateral position is given by \( F_0 X - \frac{\gamma}{2} X^2 - c \), while the valuation for the original repo lender(s) is given by \( F_0 X - \frac{\lambda}{2} a X^2 \). The difference of these two expressions (the gain from trade) is positive when \( \frac{1}{2} a X^2 > c \).

**References**


