Portfolio Dynamics and the Supply of Safe Securities

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Abstract

This paper develops a model of securitized lending where financial institutions issue safe securities for cheap funding and dynamically manage the underlying loans. By committing to maintain portfolio quality, institutions can issue larger safe tranches, but in downturns, are obligated to replace deteriorated loans with less risky loans. Price pressure from these trades creates profit opportunities, incentivizing peer institutions to not securitize loans ex ante. The model explains why collateralized loan obligations (CLOs) include covenants that induce dynamic trades of underlying loans, why non-securitized loan funds coexist with CLOs, and how the market responds to the demand for safe securities.

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Investors in financial markets often place special value on highly-rated securities that have low default risk.¹ This creates an incentive for financial institutions to produce such securities, in particular by repackaging risky loans into a less risky senior tranche and riskier junior tranches. While securitization can in principle create fairly safe senior tranches, the size of these tranches is constrained by the future cash flows of the underlying loans in bad states of the world. Senior tranches exceeding this collateral constraint are exposed to a nontrivial risk of default, as witnessed in the aftermath of the financial crisis.

This paper sheds light on dynamic collateral management, a financial innovation adopted by institutions to relax the binding constraint. The key benefit of dynamic collateral, as I show empirically and theoretically, is that institutions can manage the quality of their collateral by trading in the secondary market. When collateral quality deteriorates in bad times, replacing deteriorated loans with less risky loans reduces the uncertainty of portfolio cash flows, which helps keep the senior tranche away from default. Thus, by committing to dynamically maintain portfolio quality, institutions can create larger senior tranches that will be safe even after adverse systemic shocks.

A prominent example of this idea is Collateralized Loan Obligations (CLOs), which are nonbank institutions financed by securitized tranches and investing in junk-rated corporate loans. Instead of keeping portfolios static, CLOs dynamically replace the underlying loans as their quality changes, typically by trading with non-securitized funds that also hold corporate loans (e.g., mutual and hedge funds). Senior tranches, or roughly 65% of the CLO capital structure, are AAA-rated and have never defaulted since the 1990s. CLOs have grown to be one of the major issuers of safe securities, and this innovation has expanded into other financial markets. But questions remain about the economic mechanism. What determines the size of safe tranches backed by dynamic portfolios? Why do institutions holding similar loans have distinct liabilities? Does trading between institutions affect the overall supply of safe debt? Will the market efficiently respond to the demand for safe debt?

In this paper, I provide direct evidence of how CLOs replace deteriorated loans with less risky loans and in doing so, substantially reduce the deterioration of collateral quality.

¹Recent literature documents a special demand for highly-rated safe securities that arises from these securities' monetary services and regulatory advantages (e.g., Krishnamurthy and Vissing-Jorgensen, 2012; Gorton, Lewellen, and Metrick, 2012; Nagel, 2016; Van Binsbergen, Diamond, and Grotteria, 2022).

Motivated by the evidence, I develop a micro-founded model of dynamic collateral management that endogenizes the supply of safe debt and the origination of the underlying loans. My main contribution is to formalize portfolio dynamics in an equilibrium framework with flexible financing choices and explain the coexistence of, and trades between, CLOs and non-securitized funds. My model implies that trading between institutions can raise the total supply of safe debt. However, the competitive supply may be still below the efficient level. This contrasts with established theories, such as Stein (2012), who finds that financial institutions tend to overproduce safe debt.

I derive these results in a three-period model. There are two types of agents: investors, who enjoy a non-pecuniary benefit from safe debt, and asset managers, who can produce safe debt backed by loan portfolios. Because of the non-pecuniary benefit, safe debt can be issued at a premium and provides cheap funding for managers. In the initial period, managers issue debt and equity tranches to raise funding from investors and make loans at a private cost of effort. These loans and tranches are long-term: their payoffs are realized in the final period. Since the underlying loans are risky, the size of safe tranches is constrained by the worst realization of loan payoffs. This collateral constraint is tight, particularly because loan payoffs might be very low if a negative systemic shock arrives in the interim period.

My model focuses on a novel dynamic link between debt safety and loans of different quality. Low-quality loans are riskier and have a lower worst-case payoff, so high-quality loans are better collateral for safe debt. However, loan quality is unknown when tranches are issued and is revealed only after the interim shock. So the size of safe tranches, if backed by static collateral, is limited by low-quality loans in the portfolio. Nevertheless, managers may rebalance portfolios by trading in a secondary market. Their key ability is that they can credibly pre-commit to sell low-quality loans and buy high-quality loans when quality reveals. This commitment increases the portfolio's worst-case payoff beyond that of a static portfolio, thereby enabling the manager to issue a larger safe tranche ex ante.

Why do institutions with distinct liabilities coexist in the same lending market? My model shows how this fact arises as an equilibrium outcome: Some institutions, which resemble CLOs, specialize in creating safe debt, relying on high-quality loans sold by institutions that do not create safe debt, which resemble non-securitized funds. This mix of institutions is driven by secondary market prices. In bad times, CLOs are obligated to sell low-quality loans

and buy high-quality loans. The pressure from these trades causes the price of low-quality loans to decrease relative to the price of high-quality loans, making it profitable to trade with CLOs. Attracted by the profit opportunities, non-securitized funds give up issuing safe debt and provide liquidity in the secondary market.

By integrating safe debt creation and secondary market trading into an equilibrium framework, my model helps interpret a variety of empirical findings. For example, CLOs typically sell deteriorated loans to mutual and hedge funds (Giannetti and Meisenzahl, 2021), and their loan sales exert downward pressure on secondary market prices (e.g., Elkamhi and Nozawa, 2022; Kundu, 2021; Nicolai, 2020). Conversely, CLOs also buy higher-rated loans from mutual funds, improving their resilience to outflows (Emin et al., 2021). Different from these papers, which separately examine CLOs' sales and purchases, I document new evidence of how binding collateral constraints give rise to a strong, nearly one-to-one relationship between CLOs' loan sales and purchases in market downturns.

This equilibrium framework demonstrates that reallocating loans between institutions can raise the supply of safe debt if managers face different costs of securitization. Relative to a static benchmark, while fewer institutions create safe debt at the *extensive* margin, each CLO creates more at the *intensive* margin. Such financing choices endogenously affect the lending of non-securitized funds. Because the price pressure from CLOs makes providing liquidity more profitable than securitizing loans at relatively high costs, these funds lend more than they would if they were to issue safe debt. Their increased lending adds to aggregate high-quality loans, which can be reallocated in bad times, thereby allowing CLOs to produce a greater total supply of safe debt.

However, the market does not always efficiently respond to investor demand for safe debt because of an externality in dynamic collateral management. Specifically, the creation of long-term safe debt relies on high-quality loans sold by other institutions, but managers do not internalize their collective effects on secondary market trades. On the liability side, managers ignore that issuing safe debt drives up the demand for high-quality loans. As more CLOs seek cheap funding, managers facing lower costs of creating safe debt lose debt capacity to other CLOs. On the asset side, non-securitized funds ignore that their loans may be used as collateral by CLOs. Because the private profit from liquidity provision is lower than the social value of collateral, these funds underinvest, leading to a shortage of high-quality loans.

These two effects jointly generate seemingly conflicting results: there is excessive entry into operating CLOs, and the market underproduces safe debt.

The inefficiency could be a rationale for regulatory intervention, but the market presents unique challenges: Policies targeting either safe debt or lending cannot restore efficiency. For example, one might conjecture that a policy that reduces entry into operating CLOs could improve the allocation. However, I show that such a policy exacerbates the underproduction of safe debt. This is because a reduction in CLOs mitigates price pressure and lowers profits from liquidity provision, so non-securitized funds decrease lending, which worsens the shortage of collateral. Such equilibrium responses are relevant to the Credit Risk Retention Rule, a US regulation. The introduction of this rule in 2014 has led to a reduction in CLO entry, a lawsuit against regulators, and resultant drastic regulatory changes. My model thus provides theoretical guidance by analyzing the channels of potential unintended effects.

This paper is related to the literature on safe debt creation by financial intermediaries (Diamond and Dybvig, 1983; Gorton and Pennacchi, 1990). The closest theory to mine is Stein (2012), who focuses on short-term debt backed by the liquidation value of bank assets. In contrast, I study long-term debt backed by dynamic portfolios and the equilibrium mix of nonbank institutions. The difference in efficiency results stems from debt maturity and the nature of counterparties: Stein (2012) shows that banks overinvest and overproduce safe debt because their fire sales in bad times inefficiently attract resources away from exogenous buyers' real investment opportunities; The novelty of my theoretical and empirical setting is that institutions buy and sell loans among themselves without selling to outside buyers, and CLOs underproduce safe debt because non-securitized funds underinvest, leading to a shortage of high-quality loans. One new policy implication of my model is that, when safe debt creation is endogenous at both the intensive and extensive margins, neither restricting nor subsidizing debt issuance alone restores efficiency.

More broadly, this paper adds to research on the specific ways in which intermediaries create safe debt, including risk management (DeAngelo and Stulz, 2015), early asset liquidation (Stein, 2012; Hanson et al., 2015), deposit insurance (Hanson et al., 2015), concealing asset information (Dang et al., 2017), and diversifying away idiosyncratic risk (Diamond, 2020). My paper complements these studies by examining how dynamically adjusting portfolio composition helps intermediaries make long-term debt safe.

The market equilibrium in my model is related to theories of fire sales and liquidity hoarding. In particular, the feedback from secondary market prices to ex-ante investment and financing choices is central to Shleifer and Vishny (1992), Gorton and Huang (2004), and Diamond and Rajan (2011). Unlike that short-term debt or moral hazard triggers liquidation, in my model, long-term contracts obligate CLOs to replace low-quality loans. Such portfolio substitution results in a novel pressure on relative prices, which incentivizes other institutions to forgo the creation of safe debt. My paper also provides a concrete setting where individual institutions face price-dependent borrowing constraints but do not internalize their collective impact on prices. In this sense, my model is related to the literature on such "collateral externalities", as categorized by Dávila and Korinek (2018), in the context of financial markets (e.g., Gromb and Vayanos, 2002; Stein, 2012; Neuhann, 2019).

Finally, this paper contributes to a fast-growing body of empirical research on leveraged loans and CLOs. Recent studies show that CLOs' debt covenants based on contractible proxies induce loan trades, including the aforementioned papers by Giannetti and Meisenzahl (2021), Elkamhi and Nozawa (2022), Kundu (2021), Nicolai (2020), and Emin et al. (2021). Focusing on the liability side, Cordell, Roberts, and Schwert (2021) examine the performance of CLO securities and find that the funding advantage of senior debt leads to higher equity returns. To my knowledge, my paper is the first to analyze the relationship between dynamic loan trades and nonbank institutions' financing decisions, especially the supply of safe tranches. It contributes to the literature with new stylized facts and an equilibrium framework to interpret empirical evidence and explore policy implications.

The rest of this paper is organized as follows. Section 1 presents empirical facts that motivate my theoretical analysis. Section 2 introduces model setup. Section 3 characterizes the equilibrium and discusses its positive implications. Section 4 analyzes the equilibrium's efficiency properties and policy implications. Section 5 concludes.

1 Stylized Facts

I begin with institutional background and empirical facts on how CLOs' collateral constraints govern the dynamics of the underlying portfolios. Data details are in Appendix IA.1.

Institutional Background: the Leveraged Loan Market

Leveraged loans are private debt extended to corporations that have a high financial leverage.² These loans are originated through syndication deals, where underwriters organize select groups of lenders to privately contract with the borrowers. Following the Federal Reserve Board (2022), I restrict attention to "institutional leveraged loans", which are non-amortizing term loans and mostly held by nonbank institutions.

[Add Figure 1 here]

Collateralized Loan Obligations. CLOs are the largest group of nonbanks that hold leveraged loans. As Figure 1 shows, US leveraged loans grew from \$130 billion to \$1.2 trillion between 2001 and 2020, and CLOs consistently held about half of these loans. While other types of securitization are mostly backed by static collateral, CLOs' portfolios, consisting of 100–300 loan shares with \$300-600 million total par values, are actively managed during a reinvestment period. CLO debt maturities are around 10 years, and the reinvestment period is typically 5 years and often extended. After this, the CLO enters its amortization period and repays debt principal gradually.³ The vast majority of CLOs are "open-market CLOs", whose managers are independent from banks. The manager's compensation consists of size-based fixed fees and incentive fees based on equity tranche performance.

Demand for Safe Debt. A primary economic force behind the growth of CLOs is the demand for highly-rated securities. Senior tranches, which account for about 65% of the CLO capital structure, are rated AAA. With higher yields than safer assets (e.g., US Treasuries) and low regulatory risk weights, senior CLOs are attractive to, and mostly held by, banks. For example, Fitch (2019) reports that \$94 billion, \$113 billion, and \$35 billion of senior CLOs are held by banks in the US, Japan, and Europe, respectively. History indicates that the AAA rating was not necessarily inflated. Since the 1990s, more than two thousand senior tranches have been issued, and none of them ever defaulted.⁴ If capital-constrained banks

²S&P Global Market Intelligence defines a loan as leveraged if it is rated below Baa3/BBB-, or if it is secured and has a spread of at least 125 basis points.

³In the amortization period, CLO managers can buy loans using only prepaid principal of existing loans. See Fitch's report for more details: Reinvestment in Amortization Period of U.S. CLOs.

⁴A subset of senior CLOs were downgraded in the 2008 crisis but mostly recovered to original ratings (Cordell, Roberts, and Schwert, 2021). No senior tranche was downgraded in the 2020 COVID-19 crisis.

are willing to pay a premium (i.e., accept a lower risk-adjusted return) for AAA tranches, creating these safe tranches becomes a cheap source of funding for CLOs.

Fact 1: Coexistence of Institutions with Distinct Liabilities

The leveraged loan market consists of two types of nonbank institutions. In addition to CLOs, the other type, primarily mutual and hedge funds, hold the majority of the rest of loans. In Appendix IA.2, I summarize the amounts of loans held by these non-securitized funds and decompose public loan funds into open-end, close-end, and exchange-traded funds. The commonality of these funds is that they do not pledge their loans as collateral to back safe securities and hence face few restrictions on portfolio choices.

[Add Figure 2 here]

These two types of institutions are often operated by a common group of asset managers. Figure 2 illustrates that managers choose different type(s) of institutions to operate. For example, CVC Credit Partners only operates CLOs, whereas Fidelity Investments mainly manages leveraged loan mutual funds. Such choices lead to a coexistence of two types of nonbanks that invest in the same asset class but are financed by distinct liabilities.

Fact 2: CLOs Face Binding Collateral Constraints

The large size of leveraged loans, typically hundreds of million or even multiple billion dollars, creates economies of scale in information production. Unlike generic business loans, leveraged loans are actively traded and have credit ratings reflecting changes in loan quality. Therefore by contracting on individual loan ratings, CLO managers can credibly commit to dynamically replace underperforming loans as their quality deteriorates.

In practice, CLO debt covenants implement this commitment with regular (e.g., monthly) collateral tests that are tied to managerial compensation. The most important test is the over-collateralization (OC) test, which calculates a ratio of quality-adjusted loan holdings to the size of a debt tranche. When the OC test fails, the manager stops receiving fees until the ratio recovers to a preset threshold. The manager can raise the ratio through either debt

acceleration (i.e., divert cash flows generated by loans to repaying the senior tranche) or portfolio substitution (i.e., replace deteriorated loans with qualified loans).

[Add Figure 3 here]

Collateral constraints imposed by the covenants play a critical role in governing the dynamics of the CLO balance sheet. Figure 3 shows quarterly cross-sectional distribution of the slackness of senior OC constraints between 2010–2019. Among CLOs in reinvestment period, the average senior OC score is slightly (8%) above the threshold and stable over time.⁵ In the cross section of CLOs, the slackness is tightly distributed around the average. These persistently binding constraints suggest that managers fully use safe debt capacity provided by their loan portfolios. By contrast, in amortization period, as CLO leverage decreases with principal repayment, the slackness becomes larger and much more dispersed.

Fact 3: Binding Constraints Force CLOs to Replace Loans

Given binding collateral constraints, a shock to the quality of CLOs' underlying loans is likely to trigger secondary market trades. In this paper, I highlight an empirical pattern that is less discussed in the literature: CLOs' loan trades consist of both sales and purchases rather than just one of them. Hence, the portfolio's size remains similar, but its composition changes.

[Add Figure 4 here]

Figure 4 presents CLO balance sheet dynamics before and around the onset of COVID-19 crisis in 2020. Panel (a) shows quarterly average CLO portfolio size for each age cohort. For all cohorts, portfolio size remained stable over time. This implies that overall CLOs did not shrink in size in bad times. Indeed, Panel (b) shows that accelerated repayment of senior debt actually decreased.⁶ While the size of portfolios did not change, their composition changed drastically. In Panel (c), the average numbers of loan purchases and sales both nearly doubled upon the arrival of the negative shock.⁷ To understand the nature of these trades, Panel (d)

 $^{^5}$ In my data, the senior OC thresholds can be that of AAA and AA tranches, so my calculation may overstate the actual slackness of AAA OC constraints.

⁶Earlier cohorts repaid some of senior tranches when the non-call period ends (typically 2–3 years). Such early repayment discontinued perhaps because refinancing was difficult in 2020.

⁷Purchases generally exceed sales because loan holdings generate coupon and principal payments.

examines buys and sells within individual CLOs in the first two quarters of 2020. As the bin scatter plot shows, there is a strong positive (and nearly one-to-one) relationship between a CLO's purchases and sales: when a CLO sells loans, it also buys loans to replace them. In other words, CLOs substitute loans in their portfolios.

Fact 4: Portfolio Substitution Improves Collateral Quality

Using granular data on CLO loan holdings, I examine how such trades affect portfolio quality in 2020. Figure 5 presents the changes from February 15 ("pre") to June 30 ("post"). Panel (a) shows senior OC slackness before and after the shock. As the pandemic caused massive downgrades of leveraged loans, the overall slackness decreased, and the dispersion across CLOs increased. When the crisis settled, however, only 1.2% of CLOs failed senior OC tests.

[Add Figure 5 here]

The reason behind rare test failure, as the previous subsection suggests, could be portfolio substitution. To quantify its causal effect, I track quality changes of individual loans and measure each CLO's counterfactual portfolio quality in the absence of loan trades. Details of this step can be found in Appendix IA.1.3. Panel (b) shows portfolio value-weighted average ratings.⁸ Clearly, ratings dropped overall, but managers' trading mitigated deterioration, improving the realized ex-post distribution relative to the counterfactual distribution.

Despite similarly binding constraints ex ante, a larger exposure to the shock may force CLOs to respond more intensively. I measure a CLO's exposure using the difference in rating between the pre and counterfactual portfolios. Panel (c) shows that almost all CLOs replaced downgraded loans and that the effect on quality linearly increases in exposure: on average, trading offsets 60% of deterioration caused by COVID-19. Panel (d) replaces the outcome with value-weighted average coupon rate, which measures quality based on loan pricing. In response to a 1-notch downgrading, the manager's trades reduced average coupon by 30 basis points, or roughly one standard deviation. Panels (e) and (f) further show evidence based on the direction of loan trades by comparing ratings and coupons between the loans bought

⁸A larger numeric rating corresponds to a better letter rating. See Table IA.2 in the Appendix for the conversion between letter and numeric ratings.

and sold by a CLO. Overall, these facts support the interpretation that binding collateral constraints triggered portfolio substitution that substantially improved portfolio quality.

Fact 5: Price Pressure from CLOs

In Appendix IA.3, I document that in market downturns, transitory price changes across loans of different quality are consistent with price pressure from CLOs. Admittedly, isolating loan price changes caused by CLOs from changes in fundamentals is difficult. While the nature of this evidence is suggestive, given various findings of CLOs' price pressure in the literature, it is plausible that when a large number of CLOs substitute portfolios in the same direction, they cause the prices of bad loans to decrease relative to the prices of good loans.

2 The Model

Motivated by the empirical facts, I develop a model in which institutions can flexibly choose external financing and credibly commit to maintain portfolio quality. The economy has three time periods $t \in \{0, 1, 2\}$ and two types of agents: investors and asset managers.

Investors. In period t=0, a unit mass of investors are endowed with e units of perishable consumption goods. These investors can be interpreted as banks that face risk-based capital requirements, which limit high-risk lending and favor low-risk assets. Following the literature (e.g., Krishnamurthy and Vissing-Jorgensen, 2012; Stein, 2012; Nagel, 2016), I assume that investors maximize additively separable utility

$$U = \mathbb{E}_0 \left[\sum_{t=0}^2 C_t \right] + \gamma A, \tag{1}$$

where C_t is consumption in period t, and A is the holding of riskless debt claims at t = 0. From each unit of such debt, they derive a non-pecuniary benefit γ because of the regulatory advantage of safe securities.⁹ Investors cannot engage in risky lending and take the prices of financial claims as given. I assume e to be sufficiently large, so investors always make strictly positive consumption choices.

⁹Senior CLOs are not absolutely riskless. Their yields are higher than the risk-free rate but may be low on a risk-adjusted basis (Cordell, Roberts, and Schwert, 2021). Given the institutional background, my model focuses on their special role as highly-rated safe securities and treats them as riskless.

Asset Managers. There is a continuum of managers uniformly populated on $\mathcal{I} = [0, 1]$. Their preference is similar to (1), except for that they do not benefit from safe securities. Each manager, indexed by $i \in \mathcal{I}$, can lend at t = 0 to generate a risky payoff at t = 2. Managers have zero endowment and may finance their lending by issuing any safe and risky financial claims. In particular, a claim is called safe debt if it is backed by loans whose payoff is enough for repayment with certainty. The key friction in this economy is that markets are incomplete: agents cannot use contracts contingent on future states. For this reason, safe debt can only be supplied by managers as their liabilities.

Investment Technology. Managers can originate risky loans form diversified portfolios.¹⁰ There are two types of loans, denoted by $j \in \{h, l\}$. Every unit of loans generates a payoff R_j at t = 2. In period t = 1, a public signal s realizes, which is either positive or negative. With probability p, the signal is positive, after which both types of loans will pay $R_j = R > 1$ units of consumption goods. However, if s is negative, which occurs with probability 1 - p, payoffs will depend on loan types. Whereas type h will pay $R_h = 1$ with certainty, type l will pay $R_l = 1$ with probability $\pi \in (0,1)$ and $R_l = 0$ with probability $1 - \pi$.

This payoff distribution is starker than needed. For example, one can innocuously assume that the payoff of high-quality loans remains uncertain until t = 2. What is important is a strictly positive minimum payoff R_h , which is consistent with leveraged loans' average default recovery rate (typically $\geq 50\%$) and makes long-term safe debt possible.

Managers have identical investment technology: each of them can turn x consumption goods into x units of loans at a private cost c(x) - x. This private cost captures the effort of participating in syndicated deals to put together a diversified portfolio. c is twice continuously differentiable and satisfies c(0) = 0, c' > 1, c'' > 0 on \mathbb{R}_+ . To simplify the analysis, I assume that industrial borrowers' output is fully pledgeable and that lenders extract all the rents. Hence, managers' lending becomes as if they directly control real assets, an approach that is often used in the literature (e.g., Diamond and Dybvig, 1983).

Timeline. Events in period t=0 occur as follows. First, every manager i makes x_i units of loans without knowing loan types. Immediately after lending, $\tilde{x}_{i,l}$ units of loans become type l, and the remaining $\tilde{x}_{i,h} = x_i - \tilde{x}_{i,l}$ units become type h. Across managers, $\tilde{x}_{i,l}$ is

¹⁰Since nonbanks typically pre-commit to buying loans (Taylor and Sansone, 2006), my model abstracts from the underwriting process and refers to the nonbank lending activity as "origination".

independently drawn from a common distribution with support $[0, \bar{x}_l]$ and mean x_L . The realization of the shock, $x_{i,l}$, is publicly observed because investors can assess risk at the portfolio level, but which loans are low-quality is unknown in this period. Given the loan portfolio, the manager then issues safe debt, $a_i \geq 0$, and external equity shares to raise a total of x_i units of consumption goods from investors.

The timing of lending and financing choices above might seem odd but is consistent with practice, where CLO managers use short-term debt ("warehouse financing") to acquire loans and form an initial portfolio before issuing securities. My assumption that the quantity of low-quality loans is an upper-bounded random variable is not crucial. For example, making low-quality loans a random fraction of the portfolio, or allowing managers to improve the quality of lending at an extra cost, would not change the main insights of the model. Moreover, since only safe debt provides a non-pecuniary benefit, capital structure below the safe tranche is irrelevant, and it is without loss of generality to treat risky junior debt as equity.

In period t = 1, loan quality becomes publicly observable, and managers can trade loans in a Walrasian market. By selling and buying loans, the manager can generate a different worst-case portfolio payoff than that of a static portfolio. In period t = 2, payoffs realize, and capital fully depreciates. Managers repay investors and collect residual portfolio payoffs. All goods are consumed, and the economy ends.

Securitization Technology. The ability to trade loans, if not disciplined, prevents managers from creating safe debt. The reason is a classic agency problem (Jensen and Meckling, 1976): managers, as residual claimants, privately prefer to sell high-quality loans and buy low-quality loans, which makes their debt default with a positive probability. Based on Facts 2–4 in the last section, I assume the existence of a technology that allows managers to pre-commit to portfolio choices at t=1. This technology can be thought of as third-party services that perform collateral tests, monitor cash flows, and seize loans on behalf of debtholders. Adopting the technology and credibly revealing it to investors (e.g., via contracting and underwriting) incur a cost specific to safe debt issuance, which I assume to be $\xi_i \geq 0$ per unit. This cost depends on exogenous firm characteristics and may vary across managers. For example, it is plausibly less costly for KKR to create and sell AAA-rated securities to foreign banks than Fidelity, as the latter specializes in the US public fund markets.

The securitization technology is crucial for dynamic collateral management to be viable. In practice, CLOs hold only fairly standardized corporate loans, so their portfolios can be effectively disciplined by enforceable contracts. With simple collateral, CLOs are vastly different from pre-crisis collateralized debt obligations (CDOs), which held enormous complex derivatives (Cordell, Huang, and Williams, 2011). Consistent with this, in my model, every manager's portfolio consists exclusively of risky loans. This occurs because consumption goods are nonstorable, cross-holdings of liabilities are unprofitable, and state-contingent bilateral contracts (e.g., derivatives) are not available.

The Manager's Optimization Problem. Managers make sequential choices to maximize their payoffs. I describe their optimization problem backwardly and consider repayment only in the final period. The option of repaying debt in period t = 1, as I discuss in Subsection 3.5, can be ignored without loss of generality under the setup in the current section.

Let secondary market prices of the two types of loans be $(q_l, q_h) \in \mathbb{R}^2_+$. When signal s realizes, manager i, with balance sheet $(x_{i,h}, x_{i,l}, a_i)$, chooses net trades $\Delta x_{i,h}, \Delta x_{i,l}$ to maximize conditional expected payoff to equity

$$v(x_{i,h}, x_{i,l}, a_i; s) = \max_{\Delta x_{i,h}, \Delta x_{i,l}} \sum_{j} (x_{i,j} + \Delta x_{i,j}) \mathbb{E}[R_j | s] - a_i.$$
 (P1)

These trades are subject to a budget constraint

$$\sum_{i} (x_{i,j} + \Delta x_{i,j}) q_j \le \sum_{i} x_{i,j} q_j, \tag{BC}$$

a maintenance collateral constraint

$$a_i \le \sum_j (x_{i,j} + \Delta x_{i,j}) \min R_j,$$
 (MCC)

and short-sale constraints $\Delta x_{i,h} \geq -x_{i,h}$, $\Delta x_{i,l} \geq -x_{i,l}$. The budget constraint requires the manager's trades to be self-financed by its loan portfolio. Constraint (MCC) reflects the manager's ability to commit to maintain portfolio quality: After trades, safe debt investors must receive full repayment at t = 2 with probability one. This constraint keeps the institution solvent, so equity payoff in (P1) is linear in portfolio payoff.

All market participants rationally anticipate trades in period t = 1 when managers make lending and financing choices in period t = 0. Because investors are price-taking, managers optimally price their debt and equity such that investors break even in expectation. This implies a safety premium: by issuing one unit of safe debt, a manager effectively raises $1 + \gamma - \xi_i$. The rest of capital is raised from external equity. Taking loan prices as given, the manager chooses lending x_i and safe debt a_i to maximize its net expected payoff

$$V_i = \max_{x_i, a_i \ge 0} \mathbb{E}_0[v(x_{i,h}, x_{i,l}, a_i; s)] - (c(x_i) - (1 + \gamma - \xi_i)a_i), \tag{P0}$$

where $v(x_{i,h}, x_{i,l}, a_i; s)$ is the t = 1 maximum expected equity payoff as a function of choices x_i , a_i , and the realization of shock $\tilde{x}_{i,l}$. Importantly, the maximization is subject to an endogenous initial collateral constraint:

$$a_i q_h \le \sum_j x_{i,j} q_j.$$
 (ICC)

Since $R_h \geq 1$, this constraint requires the portfolio's market value, after a negative signal at t = 1, to be enough for the manager to satisfy constraint (MCC) through replacing low-quality loans with high-quality loans.

I impose two parametric assumptions to simplify the analysis.

Assumption 1. The cost function c satisfies $c'(\bar{x}_l) < pR + 1 - p$ and $c(\bar{x}_l) \leq (pR + (1-p)\pi)\bar{x}_l$.

The first inequality ensures that managers, if participating in lending, always raise and lend more than \bar{x}_l . This simplifies the manager's problem because the marginal unit of loans is high-quality, and the lending choice does not depend on the realization of \tilde{x}_l . The second inequality makes lending sufficiently profitable, so managers always participate.

Assumption 2. Investors' non-pecuniary benefit is greater than any manager's safe debt issuance cost: $\gamma > \xi_i$ for all $i \in \mathcal{I}$.

Under Assumption 2, every manager can benefit from cheap funding by issuing safe debt. However, I will show that in equilibrium, there are managers who choose not to do so.

Competitive equilibrium in this economy is defined as follows. Because of the collateral constraints, managers' ex-ante lending and financing choices affect ex-post trades, which in turn affect the lending and financing problem through endogenous loan prices. As such, the equilibrium features a feedback loop between primary and secondary markets.

Definition 1 (Competitive Equilibrium). An equilibrium consists of lending and financing choices (x_i, a_i) , secondary market trades $(\Delta x_{i,h}, \Delta x_{i,l})$, and secondary market loan prices

 (q_h, q_l) such that (i) given loan prices, (x_i, a_i) solves the manager's lending and financing problem (P0), (ii) given loan prices, $(\Delta x_{i,h}, \Delta x_{i,l})$ solves the manager's trading problem (P1), and (iii) the secondary market clears, that is,

$$\int_{i} \Delta x_{i,j} \, \mathrm{d}i = 0 \quad \text{for } j \in \{h, l\}.$$
 (2)

3 Equilibrium Characterization

3.1 Benchmark: Static Securitization

To provide a basic benchmark, suppose managers cannot credibly commit to future trades, or the secondary market for loans does not exist, and as a result, securitization has to be backed by static portfolios. Let $c'^{-1}(\cdot)$ be the inverse function of $c'(\cdot)$, the first-order derivative of c.

Lemma 1. If collateral is restricted to be static, every institution fully uses its safe debt capacity: $a_i^{STA} = x_{i,h}^{STA}$, and lending decreases in the cost of securitization: $x_i^{STA} = c'^{-1}(pR + 1 - p + \gamma - \xi_i)$ for all $i \in \mathcal{I}$.

Proof. See the Appendix.
$$\Box$$

Since safe debt provides cheap funding, every manager pledges its portfolio as collateral and fully uses safe debt capacity: $a_i^{STA} = x_{i,h}^{STA}$. Lending decreases in the cost of issuing safe debt (γ) because managers benefit from the collateral value of loans: more loans can back more safe debt. This market structure resembles traditional banking, where risky loans stay on bank balance sheets, and a bank's productivity in raising deposits plays a key role in its value creation (Egan, Lewellen, and Sunderam, 2022).

In the rest of this section, I show how the lending and financing choices differ from this benchmark when managers can trade loans in a secondary market and credibly commit to future portfolio choices. I first analyze individual managers' lending, financing, and trading choices for given secondary market prices. I then study balance sheets and loan prices that clear the secondary market.

3.2 Secondary Market Trades

The lending and financing choices at t = 0 depend on continuation value v. To derive v, in this subsection I analyze the manager's secondary market problem (P1) in period t = 1.

If the public signal is positive, maintenance collateral constraint (MCC) will be slack for all managers. Hence, non-trivial trades occur only if the signal is negative. In this stage, budget constraint (BC) binds, and since $a_i \geq 0$, constraint (MCC) implies that $\Delta x_{i,h} \geq -x_{i,h}$ is slack. Omitting terms predetermined at t = 1, the problem is equivalent to

$$\max_{\Delta x_{i,l}} \quad \Delta x_{i,l} \left(\pi - \frac{q_l}{q_h} \right), \tag{P1a}$$

subject to constraints $\Delta x_{i,l} \frac{q_l}{q_h} + a_i \leq x_{i,h}$ and $\Delta x_{i,l} \geq -x_{i,l}$.

Essentially, the manager exchanges between the two types of loans. This exchange is constrained by safe debt outstanding and a short-sale constraint. Note that a negative signal updates the fundamental values of high-quality and low-quality loans to 1 and π , respectively. I proceed to solve this problem based on the following observation.

Lemma 2. In the secondary market, the ratio of the prices of low-quality and high-quality loans is lower than the ratio of their fundamental values: $\frac{q_l}{q_h} \leq \pi$.

Proof. See the Appendix.
$$\Box$$

Lemma 2 shows that secondary market trades triggered by binding collateral constraints exert pressure on relative prices. Intuitively, in bad times, a subset of managers are obligated to buy high-quality loans and sell low-quality loans, which puts them in demand for liquidity. Their natural counterparties are managers who are holding similar loans but not constrained by liabilities. For the unconstrained to be willing to provide liquidity, low-quality loans, which are inferior as collateral for safe debt, must offer a higher expected return and hence a lower price-to-fundamental ratio relative to high-quality loans.¹¹

The solution to (P1a) indicates that, consistent with Fact 3, the manager's optimal trades lead to portfolio substitution:

$$\Delta x_{i,h} = a_i - x_{i,h}, \ \Delta x_{i,l} = -(a_i - x_{i,h}) \frac{q_h}{q_l}$$
 (3)

The inequality will be shown to be generally strict in equilibrium, so I ignore the corner case (i.e., $\frac{q_l}{q_h} = \pi$) throughout this section.

for any given $x_{i,h}$ and a_i . These trades reallocate loans among managers. A manager with $a_i > x_{i,h}$ optimally sells just enough bad loans to increase the holding of good loans and keep its debt safe. Such portfolio substitution is costly to equity holders (including the manager) because it not only decreases portfolio volatility, but also moves prices in unfavorable directions. By contrast, a manager with $a_i < x_{i,h}$ sells its good loans and buys bad loans to profit from the deviation of loan prices from fundamentals.

3.3 Lending and Financing Choices

Next, I characterize the manager's optimal lending and financing choices at t = 0 for given loan prices. Optimal secondary market trades in (3) imply that equity continuation value v after positive and negative signals are $x_i R - a_i$ and $\pi \left(x_{i,l} + (x_{i,h} - a_i) \frac{q_h}{q_l} \right)$, respectively. By no arbitrage, $0 < q_l < q_h$, and initial collateral constraint (ICC) is equivalent to

$$a_i \le x_i - x_{i,l} + x_{i,l} \frac{q_l}{q_h}. \tag{ICCa}$$

Substitute v into (P0), the manager's lending and financing problem becomes

$$\max_{x_i, a_i} p(x_i R - a_i) + (1 - p)\pi \left((x_i - x_{i,l} - a_i) \frac{q_h}{q_l} + x_{i,l} \right) - \left(c(x_i) - (1 + \gamma - \xi_i) a_i \right)$$
 (P0a)

subject to constraints (ICCa) and $a_i \ge 0.12$ Let η_i and μ_i respectively be the Lagrangian multipliers of these constraints. The manager's Kuhn-Tucker conditions for optimality are

$$pR + (1-p)\pi \frac{q_h}{q_l} - c'(x_i) + \eta_i = 0, \tag{4}$$

$$\gamma - \xi_i - (1 - p) \left(\pi \frac{q_h}{q_i} - 1 \right) - \eta_i + \mu_i = 0,$$
 (5)

and

$$\eta_i \ge 0, \eta_i \left(a_i - \left(x_{i,h} + x_{i,l} \frac{q_l}{q_h} \right) \right) = 0, \mu_i \ge 0, \mu_i a_i = 0.$$
(6)

Because of the price pressure, replacing low-quality loans is costly, and providing liquidity is profitable. This gives rise to an endogenous intertemporal tradeoff, captured by Equation (5): the manager's financing choice is based on a comparison between the funding benefit of safe debt, $\gamma - \xi_i$, and the expected profit from liquidity provision, $(1-p)\left(\pi \frac{q_h}{q_l}-1\right)$. It follows that two cases are possible. In the first case, the benefit is less than the profit, hence

¹²Given Assumption 1, the realized quantity can be used in the optimization problem.

no safe debt is issued ($\mu_i > 0$), and the collateral constraint is be slack ($\eta_i = 0$). Accordingly, the lending choice in (4) is solely based on an asset-side tradeoff between the expected payoff and the cost of investment.

In the second case, the funding benefit exceeds the profit, and collateral constraint (ICCa) binds. On the liability side, the manager fully uses safe debt capacity to exploit cheap funding. On the asset side, as characterized by Equation (4), lending goes beyond maximizing returns. The additional investment, captured by $\eta_i = \gamma - \xi_i - (1-p)(\pi \frac{q_h}{q_l} - 1) > 0$, reflects the collateral value of loans. As η_i decreases in ξ_i , managers facing lower costs of securitization originate more loans to back larger safe tranches.

3.4 Market Equilibrium of Financial Institutions

Optimal financing choices in the two cases above endogenously determine the mix of financial institutions. A key metric in the equilibrium's feedback loop is price ratio $\frac{q_l}{q_h}$, which is the marginal rate of portfolio substitution. When this ratio is higher, replacing low-quality loans is less costly, and providing liquidity to others is less profitable, so issuing safe debt is more attractive. However, safe debt issuance increases secondary market demand for high-quality loans and supply of low-quality loans, and the market cannot clear unless the price ratio drops sufficiently. In equilibrium, the price ratio adjusts until managers' lending and financing choices equilibrate demand and supply in the secondary market.

The market-clearing condition (2) and optimal trades in (3) jointly imply a relationship between the quantities of safe debt and risky loans:

$$\int_{i} a_{i} \, \mathrm{d}i = \int_{i} x_{i,h} \, \mathrm{d}i. \tag{7}$$

Intuitively, the market's total safe debt capacity is bounded by aggregate worst-case loan payoffs, and because safe debt is priced at a premium, managers always collectively use up this capacity. Equation (7) reflects this aggregate relationship.

I characterize the equilibrium in two steps. First, I analyze the equilibrium when managers face generally different costs of securitization. I then consider a knife-edge case in which all managers are homogeneous. This special case provides intuition useful for understanding the competitive allocation and its efficiency properties.

3.4.1 The Intensive and Extensive Margins of Safe Debt Supply

My equilibrium framework addresses not only how much safe debt is created (i.e., intensive margin), but also which institutions create safe debt (i.e., extensive margin). For ease of exposition, my main analysis is based on a setting where manager types are continuous. This setting allows for a parsimonious characterization that preserves the intuition of results based on discrete manager types, which I analyze in Appendix IA.4.

Without loss of generality, let manager i's cost of issuing safe debt be $\xi_i = 2\xi i$ for constant $\xi \in (0, \gamma/2)$. Given loan prices fixed, a manager facing a lower issuance cost benefits strictly more from issuing safe debt than a manager facing a higher issuance cost, so the constraints on the choice of a_i in problem (P0a) binds for (almost) every manager. Hence, financing choices at the extensive margin can be summarized by a cutoff $\lambda \in [0, 1]$: manager $i \leq \lambda$ issues safe debt, and manager $i > \lambda$ issues only equity. The cutoff type is indifferent between issuing safe debt and providing liquidity to others:

$$\gamma - \xi_{\lambda} = (1 - p) \left(\pi \frac{q_h}{q_l} - 1 \right). \tag{8}$$

Equilibrium is reached when the price ratio adjusts to satisfy this indifference condition and clear the secondary market.

Proposition 1 (Market Equilibrium). There exists a unique equilibrium.¹³ The equilibrium features an interior mix of two distinct financing choices: there is a cutoff $\lambda^{CE} \in (0,1)$ such that (i) managers below the cutoff commit to maintain portfolio quality and fully use safe debt capacity, and (ii) managers above the cutoff do not issue any safe debt. Formally,

$$x_i^{CE} = \begin{cases} c'^{-1} \left(pR + 1 - p + \gamma - \xi_i \right), & \text{if } i \le \lambda^{CE} \\ c'^{-1} \left(pR + 1 - p + \gamma - \xi_{\lambda^{CE}} \right), & \text{if } i > \lambda^{CE} \end{cases}, \tag{9}$$

$$a_i^{CE} = \begin{cases} x_i^{CE} - x_{i,l} + x_{i,l} \frac{q_l}{q_h}, & \text{if } i \le \lambda^{CE} \\ 0, & \text{if } i > \lambda^{CE} \end{cases}, \tag{10}$$

and

$$\frac{q_l}{q_h} = \frac{(1-p)\pi}{1-p+\gamma-\xi_{\lambda^{CE}}}.$$
(11)

¹³The uniqueness is about the quantities and loan price ratio, not the level of prices.

Proposition 1 characterizes the equilibrium lending and financing choices, demonstrating that the observed mix of nonbank institutions arises as an endogenous outcome. Consistent with Fact 1, two distinct types of institutions, resembling CLOs and non-securitized funds, emerge and coexist. The CLOs fully use safe debt capacity, which they maximize by committing to replace low-quality loans with high-quality loans in bad times. Binding collateral constraints generated by this commitment, and the resulting forced portfolio substitution, are consistent with Fact 2, Fact 3, and Fact 4. These CLO managers enjoy cheap funding from larger safe tranches and high equity tranche payoffs in good times.

By contrast, managers operating non-securitized funds completely give up issuing safe debt. They do so because in bad times, market-clearing loan prices deviate from the loans' fundamental values (i.e., $q_l/q_h < \pi$), which is consistent with Fact 5. Such price pressure makes providing liquidity in the secondary market more profitable to these managers than securitizing loans at relatively high costs. In market downturns, they sell their high-quality loans and absorb low-quality loans sold by CLOs. The loans they sell are used by CLOs as collateral to keep senior debt tranches safe.

Corollary 1.1. Dynamic collateral management increases the total supply of safe debt.

One immediate corollary of Proposition 1 is that this market produces more safe debt than the static benchmark. Although only a subset of institutions create safe debt at the extensive margin, each CLO creates more at the intensive margin: $a_i^{CE} > a_i^{STA}$ for $i \leq \lambda^{CE}$. Overall, the greater safe debt supply is facilitated by a larger quantity of high-quality loans. This larger loan quantity comes from the lending of non-securitized funds: Equation (9) shows that $x_i^{CE} = x_i^{STA}$ for $i \leq \lambda^{CE}$ and $x_i^{CE} > x_i^{STA}$ for $i > \lambda^{CE}$. Despite having no need for collateral, these funds lend more than they would in static securitization because the price pressure from CLOs makes providing liquidity more profitable than securitizing loans at relatively high costs. Their increased lending adds to aggregate safe debt capacity, as reflected in Equation (7), which allows CLOs to produce a greater total supply of safe debt.

Corollary 1.2. Every manager is better off than in static securitization.

Proof. See the Appendix. \Box

Managers can always choose static securitization, so by revealed preference, each of them is better off with dynamic portfolios. Given that investors break even, this implies a welfare improvement from specialization. Intuitively, dynamic collateral management transfers debt capacity from non-securitized funds to CLOs. This transfer adds value because managers facing lower costs of creating safe debt can create more, while managers facing higher costs instead profit from providing liquidity.

[Add Figure 6 here]

Figure 6 illustrates the equilibrium and compares the allocations with and without dynamic portfolios. Unlike that everyone issues safe debt in static securitization, the market has an interior mix of two distinct types of institutions. Managers facing lower costs of securitization ($i \leq \lambda^{CE}$) operate CLOs. Their increased safe debt capacity from dynamic collateral management can be seen in the wedge between $\mathbb{E}[a_i^{CE}]$ and $\mathbb{E}[a_i^{STA}]$. From an equilibrium perspective, the increase in safe debt supply comes from the increased lending of the non-securitized funds ($i > \lambda^{CE}$), which is reflected by the wedge between x_i^{CE} and x_i^{STA} .

3.4.2 Comparative Statics

The key driving force behind the equilibrium is that the non-pecuniary benefit of safe debt, γ , generates a safety premium. In practice, this premium might change for various reasons, such as a tightening of bank capital regulation or the growth of government debt supply. The following corollary summarizes how changes in γ affect equilibrium outcomes.

Corollary 1.3. When the non-pecuniary benefit of safe debt (γ) is greater,

- (a) A larger fraction of institutions issue safe debt: λ^{CE} increases,
- (b) Lending x_i increases for every institution, and the market produces more safe debt,
- (c) Secondary market experiences larger price pressure in bad times: q_l/q_h decreases.

Proof. See the Appendix.

When the non-pecuniary benefit of safe debt increases, the market reacts as follows. At the extensive margin, more institutions issue safe debt, and fewer institutions provide

liquidity. In bad times, the price pressure makes secondary market prices deviate more from the fundamentals. At the intensive margin, lending grows for each institution and in aggregate, which leads to a greater supply of safe debt.

3.4.3 Special Case: Homogeneous Managers

While it is reasonable to believe that institutions face heterogenous costs of securitizing loans, it is worth understanding the role of this liability-side heterogeneity in equilibrium. Here I consider a special case where managers are ex ante identical: $\xi_i = \xi^* \in [0, \gamma)$ for all $i \in \mathcal{I}$.

Corollary 1.4. If managers are ex ante identical, equilibria are multiple and share the same price ratio and aggregate quantities. There exists an equilibrium in which managers make two distinct financing choices, as they do in Proposition 1. In every equilibrium, the total supply of safe debt is the same as in the static benchmark.

Proof. See the Appendix.

Corollary 1.4 shows that the coexistence of two types of institutions with distinct liabilities may arise even if managers are homogenous. However, this is no longer the unique equilibrium. The intuition behind the multiplicity follows from Equation (5). When mangers are homogenous, secondary market prices adjust until everyone is indifferent about financing choice. That is, the marginal benefit of issuing safe debt exactly equals the marginal profit of providing liquidity: otherwise the secondary market would not clear. Since everyone is indifferent, the total safe debt capacity can be arbitrarily allocated among managers (given the collateral constraints satisfied), and each allocation features a different equilibrium.

In this special case, dynamic collateral does not add any value.¹⁴ To see this, recognize that in every equilibrium, the marginal payoff of lending does not depend on a manager's financing choice. Hence, lending choices will coincide with an equilibrium where no manager trades loans, namely, the static benchmark (Lemma 1). Then by Equation (7), the supply of safe debt will also coincide, so dynamic portfolios do not lead to any difference in aggregate quantities. My analysis of this special case suggests that a liability-side heterogeneity across managers could be important for the adoption of dynamic collateral management.

¹⁴My model abstracts from economic forces such as fixed issuance costs and idiosyncratic asset shocks, which can mechanically make dynamic collateral management valuable, even if managers are homogenous.

3.5 Discussion

Now I discuss several theoretical aspects that are related to the model.

3.5.1 Why Do CLOs Create Long-Term Securities?

My focus on long-term debt leaves the question open as to why CLOs do not issue short-term debt, which can roll over in good times and enforce liquidation before losses fully materialize in bad times. I argue that the observed maturity is also an equilibrium outcome: Given that the leveraged loan market is segmented from public markets and that it is costly for outsiders to buy loans in bad times, issuing long-term safe debt is optimal for CLO managers.

To formalize this argument and analyze debt maturity choices, I extend the model in Appendix IA.5. This extension allows for asset liquidation and debt repayment at t = 1, which endogenously affects managers' lending and financing choices as well as investors' storage decision at t = 0 and loan purchases at t = 1. In equilibrium, the issuance of long-term debt, short-term debt, and equity are jointly determined with investor purchases and the levels of secondary market prices.

The extended model provides the following intuition. When investors' storage cost is high, so is their required return. As a result, liquidating loans and repaying debt in bad times will be costly to CLO equity holders and managers. Thus, long-term contract, which helps CLOs maximize and maintain cheap leverage, will be preferred. Knowing this, investors will not attempt to store consumption goods for participating in the secondary market. As a result, in bad times, loans will be traded between institutions rather than sold to outside investors. This result explains that the maturity of CLO debt tranches is related to the high participation costs faced by potential buyers who are not active lenders in this market.

3.5.2 How Limiting are the Limitations of Credit Ratings?

Dynamic collateral management relies on long-term contracts to discipline portfolio managers. These contracts are enforced with observable and verifiable risk measures, primarily credit ratings, which in practice do not perfectly measure loan quality. To simplify the analysis, my model has assumed that managers can fully commit to replacing low-quality loans, even if

doing so reduces their own payoffs.

Can contracting on noisy risk measures properly discipline managers? In Appendix IA.6, I consider imperfectly contractible loan types. This friction makes it possible for managers to hold fewer high-quality loans than required without violating the contract.¹⁵ I illustrate that, when contractible risk measures are sufficiently informative about loan quality, long-term contracts can still induce managers to hold enough high-quality loans.

It is worth noting that in my model, contracts are considered as perfectly calibrated to future possible states of the world. In practice, these contracts must be adjusted for parameter and model uncertainties for senior tranches to be sufficiently safe. Such adjustments can be carried out as, for example, over-collateralization provisions. However, when uncertainty surges during market distress, the difficulty in recalibration and a decline in investor demand might make dynamic collateral uneconomical for CLO deals.

3.5.3 Will Managers Internalize Loan Trades?

My model allows managers to flexibly choose external financing. It is in principle possible that a manager operates two institutions with very different liabilities (e.g., a CLO and a mutual fund), which seems appealing because the manager can then internalize loan trades in bad times. That is, instead of being forced to buy and sell loans in the secondary market, the manger could reallocate loans between the institutions it operates.

However, doing so is suboptimal for managers. This is because without trading in the secondary market, the maximum quantity of safe debt a manager can create is $a_i = x_{i,h}$. By Corollary 1.2, the manager will be better off if pushing to the limit in financing choices, i.e., choosing either $a_i > x_{i,h}$ or $a_i = 0$. Therefore in equilibrium, managers tend to specialize, as illustrated by Fact 1. A similar argument applies to the case where two managers operating different institutions merge into one entity and face the same cost of securitization after the merger. Moreover, since loans are tradable, a heterogeneity on the asset side (e.g., investment technology) would not affect managers' optimal financing choices.

¹⁵Such agency friction is not just a theoretical possibility, as evidence based on normal time periods shows that CLO managers strategically sell loans traded at higher prices (e.g., Loumioti and Vasvari, 2019).

3.5.4 Nonbank Liabilities: Implications on Valuation

Because all agents have linear preferences, my model is silent about the pricing of nonbank liabilities when marginal investors are risk-averse. That said, the intuition provided by my analysis has pointed to the importance of accounting for the effects of CLO contracts on portfolio dynamics in the valuation of CLO securities and loan fund shares.

Evaluating the risk of CLO tranches solely based on current balance sheets understates both the safety of senior tranches and the risk of junior tranches. Because CLO managers are committed to replace deteriorated loans, junior debt and equity tranches tend to lose more value in bad times than they would with static portfolios. Therefore, when portfolios are actively managed, junior tranche investors may require additional compensation for riskier returns and a higher positive correlation with aggregate states. Meanwhile, non-securitized loan funds' shares are less risky than buying and holding their current portfolios, because these funds' losses in bad times will be mitigated by their trades with CLOs. These endogenous pro-cyclical and counter-cyclical payoffs should be considered by investors and analysts.

4 Efficiency and Policy Implications

My analytical framework is positive in that I take the non-pecuniary benefit of safe debt as given and study prices and quantities when individual managers maximize their payoffs. In this section, I continue the analysis by focusing on whether the market as a whole optimally responds to the demand for safe debt and how a particular policy affects the equilibrium.

To do so, I consider a planner who controls every manager's lending and financing choices in period t = 0. The planner respects all the constraints faced by individual managers but does not take secondary market prices as given. Instead, by choosing quantities, he can target any specific prices that admit his choices at t = 0 and clear the secondary market at t = 1. After uncertainty resolves at t = 2, if payoffs permit, he can redistribute consumption goods to ensure that no agent is worse off than under competitive allocation.

The planner's optimization problem is as follows. Let the total quantity of loans be $X = \int_i x_i \, di$. By law of large numbers, total low-quality loans $\int_i \tilde{x}_{i,l} \, di = x_L$. Given that all agents have linear preferences, the planner maximizes the sum of expected payoffs and

non-pecuniary benefits, minus total investment and securitization costs:

$$\max_{\{x_i, a_i\}_{i \in \mathcal{I}}} pXR + (1 - p)(X - x_L + \pi x_L) + \gamma A - \int_i (c(x_i) + \xi_i a_i) d.i$$
 (SP)

subject to individual collateral constraint

$$a_i \le x_i - x_{i,l} + x_{i,l} \frac{q_l}{q_h}, \ \forall i \in \mathcal{I}$$
 (ICC)

and nonnegativity constraint $a_i \geq 0$, $\forall i \in \mathcal{I}$. The market-clearing condition (2) imposes an additional constraint on the planner. After a negative signal, managers trade loans as in Equation (3), so the secondary market clears if and only if $\int_i (a_i - x_{i,h}) di \leq 0$, which gives rise to an aggregate collateral constraint:¹⁶

$$A \le X - x_L,$$
 (ACC)

Note that constraint (ACC) binds at the optimum: otherwise, there would be some i such that $a_i \in [0, x_{i,h})$, and since $\gamma > \xi_i$, increasing a_i would improve the objective, a contradiction to optimality. Also, the slackness of constraint (ICC) strictly increases in price ratio $\frac{q_i}{q_h}$, and loan prices do not affect the planner's objective or any other constraint. Therefore, a higher price ratio at least weakly improves the maximized total surplus, and the planner targets the highest market-clearing price ratio, namely, $q_l/q_h = \pi$.

Let η_i^{SP} , μ_i^{SP} , and ψ^{SP} be the Lagrangian multipliers for the three (sets of) constraints. For each $i \in \mathcal{I}$, the Kuhn-Tucker conditions for optimality are

$$pR + 1 - p - c'(x_i) + \psi^{SP} + \eta_i^{SP} = 0, \tag{12}$$

$$\gamma - \xi_i - \psi^{SP} - \eta_i^{SP} + \mu_i^{SP} = 0, \tag{13}$$

and

$$\eta_i^{SP} > 0, \eta_i^{SP}(a_i - x_{i,h} - x_{i,l}\pi) = 0, \mu_i^{SP} > 0, \mu_i^{SP}a_i = 0.$$
 (14)

The planner internalizes the externalities of individual lending and financing choices. His choice of lending, as characterized by (12), accounts for both individual (η_i^{SP}) and social (ψ^{SP}) collateral values. The social collateral value captures that a manager's lending increases collateral available to others because loans can be reallocated in the secondary market. For

¹⁶When this inequality is strict, the market clears if $q_l/q_h = \pi$, a corner case in which unconstrained managers are indifferent between the two types of loans.

financing choices characterized by (13), the planner trades off between the net benefit from creating safe debt and the opportunity cost of using safe debt capacity. This social cost differs from a manager's private cost, which is calculated based on loan prices.

Proposition 2 (Efficiency Properties). The competitive equilibrium is constrained inefficient: There is excessive entry into operating CLOs, underinvestment by non-securitized funds, and an underproduction of safe debt. Formally, the planner's choices lead to price ratio $\frac{q_i}{q_h} = \pi$ and a unique cutoff $\lambda^{SP} \in (0,1)$ such that (i) managers below the cutoff commit to maintain portfolio quality and fully use safe debt capacity, and (ii) managers above the cutoff do not issue any safe debt. The allocations satisfy $\lambda^{CE} > \lambda^{SP}$, $x_i^{CE} = x_i^{SP}$ for $i \in [0, \lambda^{SP}]$, $x_i^{CE} < x_i^{SP}$ for $i \in (\lambda^{SP}, 1]$, and $A^{CE} < A^{SP}$.

Proof. See the Appendix.
$$\Box$$

Similar to the competitive market, the planner assigns managers to operate two types of institutions with distinct liabilities. Cutoff λ^{SP} reflects the market's optimal mix of institutions, or equivalently, efficient entry into safe debt creation. The social collateral value, $\psi^{SP} = \gamma - \xi_{\lambda^{SP}}$, equals the net benefit of creating safe debt by the cutoff type.

Figure 7 illustrates the differences between the competitive and planner's allocations. The planner assigns managers $i \in [0, \lambda^{CE}]$ to issue safe debt, and each of them on average issues more than their competitive levels: $\mathbb{E}[a_i^{SP}] > \mathbb{E}[a_i^{CE}]$. Meanwhile, the planner forces the rest of managers to not issue any safe debt and lend more than their competitive levels: $x_i^{SP} > x_i^{CE}$. The area of the shaded region measures aggregate underinvestment, which, by Equation (7), equals the underproduction of safe debt.

4.1 Source of Inefficiency

In my model's economy, managers face price-dependent collateral constraints because they cannot allocate current and future quantities with state-contingent contracts. Under this friction, a pecuniary externality arises from dynamic collateral management: CLOs' secondary

market trades move loan prices, which in turn affect both the collateral constraints faced by all CLOs and the profit of liquidity provision faced by all non-securitized funds. Individual managers take loan prices as given when maximizing their own payoffs and do not internalize this externality.

Given a liability-side heterogeneity across managers, efficiency requires specialized safe debt creation at both the intensive and extensive margins. However, competitive prices, along with the corresponding individually optimal lending and financing choices, prevent the market from efficiently producing safe debt. The discrepancy between individual and planner tradeoffs that moves prices and causes the inefficiency is twofold.

Corollary 2.1. For managers $i \in (\lambda^{SP}, \lambda^{CE})$, the private benefit of issuing safe debt is lower than the social value of collateral: $\gamma - \xi_i < \psi^{SP}$.

On the liability side, an excessive fraction of institutions create safe debt. With dynamic collateral, issuing safe debt drives up the demand for high-quality loans in the secondary market. Since high-quality loans are overall scarce, CLOs' commitment to replace low-quality loans crowds out each other's debt capacity by depressing the price ratio q_l/q_h . But price-taking managers only care about their own cost of financing. Hence, despite a relatively lower private benefit from issuing safe debt, managers facing higher costs of securitization may still prefer to operate CLOs. The result of this excessive issuance at the extensive margin is that managers facing lower costs cannot create more safe debt at the intensive margin.

Corollary 2.2. The private profit of liquidity provision is lower than the social value of collateral: $(1-p)(\pi \frac{q_h}{q_l}-1) < \psi^{SP}$.

On the asset side, managers facing higher costs of creating safe debt, $i \in (\lambda^{SP}, 1]$, underinvest.¹⁷ These managers, operating non-securitized funds, ignore that their loans can be later bought and used as collateral by CLOs. While providing liquidity is profitable, at competitive prices, the private profit is still lower than the social value of collateral.¹⁸ These

¹⁷For managers in $[0, \lambda^{SP}]$, individually and socially optimal lending choices coincide, because they directly benefit from and hence fully internalize the collateral value of their loans.

¹⁸The social value of collateral, ψ^{SP} , equals the net benefit of creating safe debt by the efficient cutoff type, $\gamma - \lambda^{SP}$, whereas the profit of liquidity provision equals the net benefit of creating safe debt by the competitive cutoff type, $\gamma - \lambda^{CE}$, which is smaller than the former.

funds' optmal lending choices limit the secondary market supply of high-quality loans, which results in a shortage of overall collateral and thus the underproduction of safe debt.

The analysis above suggests that the inefficiency is related to the heterogeneity on the liability side. Indeed, this conjecture can be verified in the special case of Corollary 1.4.

Corollary 2.3. If managers are ex ante identical, the equilibrium is constrained efficient.

Proof. See the Appendix. \Box

In this special case, the planner cannot do better than the competitive market. Although by internalizing the pecuniary externality, he can implement different individual financing choices, these choices would not affect efficiency because no manager is better at securitizing loans than others. Also, competitive and planner's lending choices coincide because the prices adjust to equate social collateral value and private payoffs. Therefore, if managers are ex ante identical, there is no justification for intervention.

4.2 The Impact of a Regulation

This regulation, generally referred to as Credit Risk Retention Rule, was initially proposed by 6 federal agencies (collectively, "regulators") in 2011 to implement the credit risk retention requirements of the Dodd-Frank Act. The rule requires securitizers to retain at least 5% of un-hedged credit risk of collateral assets for any asset-backed securities (ABS). Securitizers can choose to retain 5% of every tranche ("vertical retention"), the bottom tranche with a fair value of 5% of all tranches ("horizontal retention"), or any convex combination of these two.¹⁹ The final rule became effective for residential mortgage-backed securities (RMBS) in December 2015 and for other ABS, including CLOs, in December 2016.

The regulation's inclusion of CLOs provoked resistance from practitioners. The main complaint was that the rule imposes substantial operational and capital costs on the portfolio managers, rather than the owners ("securitizers", as defined by the Dodd-Frank Act), of the underlying loans and might drive smaller managers out of the CLO business. In November 2014, the Loan Syndications and Trading Association (LSTA), representing CLO managers,

 $^{^{19}\}mathrm{See}$ SEC Final Rules 34-73407 for more details.

filed a lawsuit against the Federal Reserve and the SEC. In February 2018, the US Court of Appeals for the D.C. Circuit concluded that managers of open-market CLOs are not "securitizers" under the Dodd-Frank Act and are not subject to the requirements of the Risk Retention Rule. Consequently, CLO managers became exempted from the rule in May 2018.

[Add Figure 8 here]

Figure 8 presents the timing of the regulatory events and annual CLO entry rate in the US and European markets between 2000–2019. Before 2008, CLO entry rates in the US and Europe had similar time trends. Probably because a similar risk retention rule was introduced in Europe in 2010, the European CLO market recovered slowly compared to the US market. However, after the finalization of the US risk retention rule in late 2014, there was a salient drop in CLO entry. This drop quickly reversed when the policy got revoked in early 2018. In Appendix IA.7.2, I further examine the regulation's effect on CLO entry, which was predicted to be devastating by the LSTA and CLO managers.²⁰

4.2.1 Equilibrium under an Entry Cost Policy

While there might be a lack of theoretical guidance behind these regulatory changes, my analysis in this section has provided a rationale for policy intervention. As Proposition 2 shows, in equilibrium, the market has excessive entry into operating CLOs. Hence, imposing an entry cost to deter a subset of managers from creating safe debt, which is what the regulation effectively did, might improve the allocation. I apply the model to examine how such a policy affects equilibrium outcomes.

Suppose the policy imposes a fixed cost $\zeta_i > 0$ in the beginning of period t = 0 on managers that issue safe debt $a_i > 0$. The cost can be an arbitrary increasing function of index $i \in \mathcal{I}$. This allows for any monotonic heterogeneity: a less resourceful manager (i.e., having a higher safe debt issuance cost ξ_i) may also face a higher policy-induced entry cost.

Under this policy, the manager's optimization problem in period t = 0 becomes discontinuous at $a_i = 0$. I refer to the solution to (P0a) conditional on a binary choice between $a_i = 0$

²⁰Consistent with the fact that before the regulation, CLO managers were already exposed to the equity tranche through performance-based compensation, I do not find robust evidence that the regulation changed CLO portfolio choices.

and $a_i > 0$ as locally optimal choices, which are characterized by conditions (4)–(6).

The policy distorts managers' financing choices, which in turn affect their lending choices. If a manager issues zero safe debt, its payoff is

$$V_i^e = y_i^e c'^{-1}(y_i^e) - c(c'^{-1}(y_i^e)) - (1-p)\pi x_L \left(\frac{q_h}{q_l} - 1\right), \tag{15}$$

where $y_i^e := pR + (1-p)\pi \frac{q_h}{q_l}$ is the marginal payoff of lending. Alternatively, if the manager issues a locally optimal quantity of safe debt, the manager's payoff is

$$V_i^d = y_i^d c'^{-1}(y_i^d) - c(c'^{-1}(y_i^d)) - (1-p)\pi x_L \left(\frac{q_h}{q_l} - 1\right) - x_L \eta_i \left(1 - \frac{q_l}{q_h}\right) - \zeta_i, \tag{16}$$

where $y_i^d := y_i^e + \eta_i$ is the manager's marginal payoff from lending, which includes collateral value η_i . Note that V_i^d is strictly increasing in η_i and that η_i decreases in index i.²¹ This implies that V_i^d is strictly greater for a smaller i. Since V_i^e is identical across i, others equal, only managers facing lower costs of securitization issue safe debt.

Similar as before, I use λ to denote the manager type that is *locally indifferent* between issuing safe debt and issuing only equity, so this type satisfies Equation (8). Since the indifference is local (i.e., it is conditional on $a_i > 0$) and does not reflect globally optimal choices, $\lambda \leq 1$ no longer has to hold; Instead, Lemma 2 and Equation (8) imply that λ is now upper bounded by $\frac{\gamma}{2\xi} > 1$. I denote the new cutoff type $\iota : [0, \frac{\gamma}{2\xi}] \mapsto [0, 1]$ as a function of λ . This type satisfies a global indifference condition: $V_{\iota(\lambda)}^d = V_i^e$.

Given loan prices and λ , there is a unique cutoff type $\iota(\lambda) < \lambda$ because $\zeta_i > 0$, and V_i^d is monotonic in i. When the entry cost approaches zero, the new cutoff converges to λ : $\lim_{\bar{\zeta} \to 0+} \iota(\lambda) = \lambda$, where $\bar{\zeta} := \max_{i \in \mathcal{I}} \zeta_i$.

Equilibrium under the policy can be defined similarly as Definition 1, except for that the manager's t=0 problem takes the entry cost into consideration. The limiting property of $\iota(\lambda)$ indicates that, by continuity of the equilibrium, an interior cutoff exists when $\bar{\zeta}$ is relatively small. Let λ^{ECP} and $\iota(\lambda^{ECP})$ respectively denote the locally indifferent type and the actual cutoff type in equilibrium.

Proposition 3 (Equilibrium under an Entry Cost Policy). The entry cost policy reduces the fraction of CLOs, increases price ratio q_l/q_h , allows the remaining CLOs to issue more safe

²¹The monotonicity in η_i can be seen from $\frac{\partial V_i^d}{\partial \eta_i} = c'^{-1}(y_i^d) - x_{i,l}(1 - \frac{q_l}{q_h}) > c'^{-1}(y_i^d) - x_{i,l} > 0$, where the last inequality follows from Assumption 1 because $y_d > pR + 1 - p$ by Lemma 2.

debt, but worsens the underproduction of safe debt: $\iota(\lambda^{ECP}) < \lambda^{CE}$, $\mathbb{E}[a_i^{ECP}] > \mathbb{E}[a_i^{CE}]$ for $i \in [0, \iota(\lambda^{ECP})]$, $A^{ECP} < A^{CE}$.

Proposition 3 shows that, while the policy corrects the excessive entry into safe debt creation, it fails to move the equilibrium towards constrained efficiency. This is because, as the entry cost deters a subset of managers from creating safe debt, there is less pressure on secondary market prices. On the one hand, a higher price ratio relaxes collateral constraints and allows the remaining CLOs' to create more safe debt. On the other hand, providing liquidity in the secondary market becomes less profitable, which discourages non-securitized funds' lending. As a larger fraction of managers operate non-securitized funds, and each of them lends less than before, the policy leads to a reduction in overall collateral. In aggregate, the increase in safe debt at the intensive margin is overwhelmed by the decrease in collateral, and the market ends up producing even less safe debt after the policy intervention.

Figure 9 compares the competitive allocation (same as in Figure 6) and the allocation under the entry cost policy. Whereas managers $i \in [0, \iota(\lambda^{ECP})]$ do not change their lending choices, managers currently operating non-securitized lenders $(i \in [\iota(\lambda^{ECP}), 1])$ all lower their levels of lending. This leads to a reduction in high-quality loans, the quantity of which equals the area of the shaded region. Despite that every remaining CLO creates more safe debt than before $(\mathbb{E}[a_i^{ECP}] > \mathbb{E}[a_i^{CE}])$, the market underproduces safe debt to an even greater extent because of a decrease in collateral.

One practical implication of Proposition 3 is that the Credit Risk Retention Rule could cause unintended consequences. By reducing CLO entry, the rule worsens the underproduction of safe debt and exacerbates the inefficiency of the leveraged loan market. As the debate over whether the rule should be reapplied to the US market continues, policymakers should take such equilibrium effects into consideration.

4.3 Policy Challenges

The market presents unique policy challenges because all managers' assets and liabilities are jointly determined with secondary market prices. My analysis has shown that a policy that

targets only the liability side of the balance sheet cannot implement constrained efficiency. Similarly, policies forcing non-securitized funds to lend at the efficient level will worsen the equilibrium mix of institutions. This is because lending beyond privately optimal levels reduces the payoff to the managers of these funds, who may respond by operating CLOs.

To move the equilibrium towards constrained efficiency, an ideal policy has to correct both sides of balance sheets: reduce entry into safe debt creation and increase lending by non-securitized funds. If the regulator's information set includes the model and all of its parameters, such a policy can be implemented as, for instance, a combination of lump sum taxes on CLO managers and subsidies on non-securitized funds' lending. In practice, however, model and parameter uncertainties can make policy design challenging.

5 Conclusion

This paper analyzes a lending market where securitized tranches are backed by actively-managed loan portfolios. Before the financial crisis, the securitization industry manufactured large quantities of senior tranches. Many of these tranches defaulted because their underlying loans deteriorated and failed to generate sufficient cash flows for repayment. In sharp contrast, in the leveraged loan market, CLOs have been creating AAA-rated securities for more than three decades without any default record.

The key financial innovation of CLOs is that the underlying loans are governed by a contract that obligates the managers to dynamically maintain portfolio quality. This contract generates an intertemporal tradeoff: it helps CLOs create larger safe tranches ex ante but triggers costly portfolio substitution in bad times, which exerts price pressure in the secondary market. To understand how dynamic collateral management affects the supply of safe debt at the individual and market levels, this paper develops an equilibrium model in which managers flexibly choose external financing and can commit to future portfolio choices. My model explains the coexistence of CLOs and non-securitized loan funds, the trades between these two types of institutions, and the economic mechanism of this market. As the idea of dynamic collateral management has expanded into other financial markets, such as commercial real estate and cryptocurrency-backed lending platforms, the framework presented in this paper can be used to interpret more empirical facts and inform new policy designs.

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Figure 1: Leveraged Loans and CLOs Outstanding, 2001–2020. This figure plots annual total par values outstanding for leveraged loans (i.e., institutional term loan facilities) and CLOs in the US market. Data source: SIFMA.



Figure 2: Asset Managers and Nonbank Institutions.

This figure presents assets under management for US CLOs and public loan funds (the sum of open-end mutual funds, closed-end mutual funds, and exchange-traded funds) operated by the 30 largest asset managers at the end of 2019. Data come from Creditflux CLO-i, Morningstar, and the SEC's Form ADV databases.



(a) CLOs in Reinvestment Period



(b) CLOs in Amortization Period

Figure 3: Slackness of Senior Tranche Over-Collateralization Constraint. This Figure presents quarterly time series of cross-sectional dispersion in the slackness of CLO senior tranche over-collateralization (OC) constraints between 2010–2019. The slackness is defined as extra OC score scaled by the OC test's predetermined threshold level. Dashed lines indicate 5th and 95th percentiles in each cross section. Panel (a) reports CLOs in reinvestment period, and panel (b) reports CLOs in amortization period.



Figure 4: Balance Sheet Dynamics Around the Onset of COVID-19 Pandemic. This Figure shows quarterly changes in CLOs' assets and liabilities before and during the COVID-19 shock in 2020. Panel (a) plots average portfolio size by CLO age cohort. Panel (b) plots average accelerated repayment of AAA tranches by CLO age cohort. Panel (c) plots quarterly average numbers of loan purchases and sales. Panel (d) is a scatter plot that groups CLOs into 100 bins based on natural logarithms of individual CLOs' loan buy and sell dollar volumes during the first two quarters of 2020. Only CLOs in reinvestment period are included.



Figure 5: Portfolio Substitution Improves Collateral Quality.

This Figure shows the effect of portfolio substitution on CLOs' collateral quality between February 15 and June 30 of 2020. Panel (a) plots kernel density estimates for the distribution of senior OC constraint slackness before and after the onset of COVID-19 pandemic. Panel (b) plots kernel density estimates for the distribution of value-weighted average credit rating for portfolios before and after the shock as well as counterfactual static portfolios. Panels (c)-(f) are scatter plots that group CLOs into 100 bins by counterfactual collateral deterioration and depict the average effect of loan trading within each bin. The fitted lines represent OLS estimates, and t-statistics are based on heteroskedasticity-robust standard errors. Only CLOs in reinvestment period are included.



Figure 6: Competitive Equilibrium.

This figure illustrates the lending and financing choices in competitive equilibrium. Superscripts CE and STA indicate the equilibrium with dynamic portfolios and the static benchmark, and x_i and $\mathbb{E}[a_i]$ denote manager i's quantities of lending and expected safe debt issuance, respectively. Functional form and parameter values: $c(x) = x^{1.2}$, p = 0.95, R = 1.2, $\pi = 0.8$, $\gamma = 0.3$, $\xi = 0.14$, $x_L = 0.8$.



Figure 7: Constrained Inefficiency.

This figure illustrates the constrained inefficiency of the equilibrium. Superscripts CE and SP indicate the competitive and the social planner's allocations, and x_i and $\mathbb{E}[a_i]$ denote manager i's quantities of lending and expected safe debt issuance, respectively. The area of the shaded region represents the quantity of safe debt underproduction. Functional form and parameter values are the same as in Figure 6.



Figure 8: Risk Retention and CLO Entry in the US and European Markets. This figure plots the timing of regulatory events and annual average number of an asset manager's CLO deals issued in the US and European markets. The Capital Requirements Directive II introduced in Europe requires 5% risk retention for all new securitization deals issued after January 2011. These provisions were superseded by an equivalent requirement in Capital Requirements Regulation in January 2014. In the US, the Credit Risk Retention Rule, finalized in October 2014 to require a 5% risk retention, became effective for CLOs in December 2016 and got revoked in February 2018.

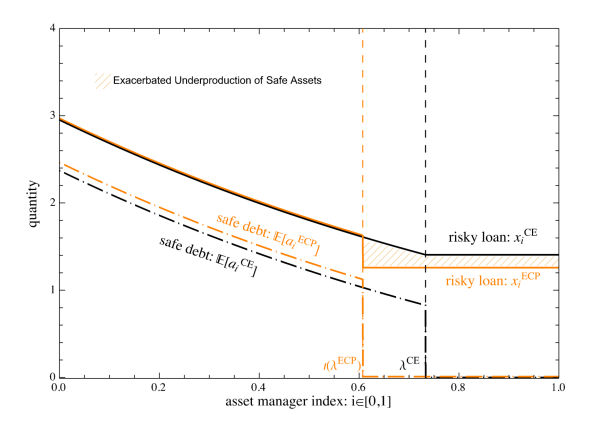


Figure 9: Equilibrium under An Entry Cost Policy.

This figure illustrates the equilibrium when an entry cost is imposed on managers that issue safe debt. Superscripts CE and ECP indicate the unregulated competitive equilibrium and the equilibrium under the entry cost policy, and x_i and $\mathbb{E}[a_i]$ denote manager i's quantities of lending and expected safe debt issuance, respectively. The area of the shaded region represents the incremental underproduction of safe debt. Entry cost $\zeta_i = \zeta i$, $\zeta = 0.1$, and other functional form and parameter values are the same as in Figure 6.

Appendix: Proofs

Proof of Lemma 1. If $\Delta x_{i,h} = \Delta x_{i,l} = 0$ for all i, the two constraints (ICC) and (MCC) reduce to a single constraint $a_i \leq x_{i,h}$. By Assumption 2, the objective in (P0) is strictly increasing in a_i , so this constraint binds at a_i^{STA} . The first-order condition with respect to x_i is $pR + 1 - p - c'(x_i) + \gamma - \xi_i = 0$, which gives the lending choice x_i^{STA} .

Proof of Lemma 2. Suppose $\frac{q_l}{q_h} > \pi$, the objective in program (P1a) would be strictly decreasing in $\Delta x_{i,l}$, and the optimal choice would be $\Delta x_{i,l} = -x_{i,l}$ for all $i \in \mathcal{I}$. This contradicts the low-quality loan's market clearing condition (2).

Proof of Proposition 1. If a competitive equilibrium exists, the cutoff type's indifference condition (8) implies that

$$\frac{q_l}{q_h} = \frac{(1-p)\pi}{1-p+\gamma-\xi_\lambda},\tag{A.1}$$

which is well-defined and strictly positive by Assumption 2. The optimal lending choices follow from substituting η_i and (A.1) into (4). Given the financing choices and optimal secondary market trades in (3), the market clearing condition (2) can be rewritten as

$$\frac{q_l}{q_h} \int_0^{\lambda} x_{i,l} \, \mathrm{d}i = \int_{\lambda}^1 x_{i,h} \, \mathrm{d}i. \tag{A.2}$$

By law of large numbers, $\int_0^{\lambda} x_{i,l} di = \lambda x_L$, and $\int_{\lambda}^1 x_{i,h} di = (1 - \lambda)(x_i - x_L)$. Both $\frac{q_l}{q_h}$ and x_i are functions of λ , so Equations (A.1) and (A.2) are equivalent to an aggregate excess demand condition $\chi^{CE}(\lambda) = 0$, where $\chi^{CE} : [0,1] \mapsto \mathbb{R}$ is defined as:

$$\chi^{CE}(\lambda) = \frac{\lambda(1-p)\pi x_L}{1-p+\gamma-2\xi\lambda} - (1-\lambda)\left(c'^{-1}(pR+1-p+\gamma-2\xi\lambda) - x_L\right).$$
 (A.3)

This excess demand satisfies $\chi^{CE}(0) = x_L - c'^{-1}(pR + 1 - p + \gamma) < 0$ by Assumption 1 and $\chi^{CE}(1) = \frac{(1-p)\pi x_L}{1-p+\gamma-2\xi} > 0$, so the existence of a real root follows from intermediate value theorem. Moreover, by the properties of c, χ^{CE} is continuous and strictly increasing on [0,1], so the root is unique.

Proof of Corollary 1.2. The manager's payoff in static securitization is

$$V_i^{STA} = px_i^{STA}R + (1-p)(x_i^{STA} - x_{i,l} + \pi x_{i,l}) + (\gamma - \xi_i)a_i^{STA} - c(x_i^{STA}).$$
 (A.4)

For manager $i \in [0, \lambda^{CE})$, $x_i^{CE} = x_i^{STA}$ and $a_i^{CE} > a_i^{STA} = x_i^{STA} - x_{i,l}$. Substitute x_i^{CE}, a_i^{CE}

into (P0a) and collect terms, it follows that $V_i^{CE} = V_i^{STA} + (\gamma - \xi_i)(a_i^{CE} - a_i^{STA}) > V_i^{STA}$.

For manager $i \in (\lambda^{CE}, 1]$, $x_i^{CE} > x_i^{STA}$, $a_i^{CE} = 0$, and $\gamma - \xi_i < (1 - p)(\pi \frac{q_h}{q_l} - 1)$. Define $\phi^{CE} = (1 - p)(\pi \frac{q_h}{q_l} - 1)$ and $\phi^{STA} = \gamma - \xi_i$. Recognize that x_i^{CE} and x_i^{STA} are solutions to

$$V_i(\phi_i) = \max_{x_i} px_i R + (1-p)(x_i - x_{i,l} + \pi x_{i,l}) + \phi_i(x_i - x_{i,l}) - c(x_i).$$
 (A.5)

By the envelope theorem, $\frac{\partial V_i}{\partial \phi_i} > 0$, therefore $\phi^{CE} > \phi^{STA}$ implies $V_i^{CE} > V_i^{STA}$.

Proof of Corollary 1.3. By properties of c, the excess demand $\chi^{CE}(\lambda)$ is continuously differentiable and strictly decreasing in γ for a given λ . Given that λ^{CE} solves $\chi^{CE}(\lambda) = 0$, by the implicit function theorem, $\frac{\partial \lambda^{CE}}{\partial \gamma} = -\frac{\partial \chi^{CE}}{\partial \gamma} / \frac{\mathrm{d}\chi^{CE}}{\mathrm{d}\lambda} > 0$, so λ^{CE} is strictly increasing in γ .

Next, note that $\gamma - \xi_{\lambda}$ strictly increases in γ : otherwise, $\chi^{CE}(\lambda^{CE}) = 0$ would imply that λ^{CE} decreases in γ , a contradiction. It then follows that the quantity of lending, x_i , strictly increases in γ by Equation (9) and that q_l/q_h strictly decreases in γ by Equation (A.1).

Proof of Corollary 1.4. The complementary slackness condition (6) requires $\eta_i, \mu_i \geq 0$ to not be both positive for any $i \in \mathcal{I}$. Suppose $\xi_i = \xi^*$ for all i, the manager's first-order condition (5) implies that $\eta_i - \mu_i$ is a constant across all i. If $\eta_i > 0$ for all i, or if $\mu_i > 0$ for all i, Equation (7) would be violated, so $\eta_i = \mu_i = 0$ for all $i \in \mathcal{I}$. This implies that $\frac{q_i}{q_h} = \frac{(1-p)\pi}{1-p+\gamma-\xi^*}, x_i = c'^{-1}(pR+1-p+\gamma-\xi^*),$ and any $\left\{a_i : a_i \leq x_{i,h} + x_{i,l} \frac{q_i}{q_h}\right\}_{i\in\mathcal{I}}$ that satisfies Equation (7) is an equilibrium. Also, by Equation (7), the supply of safe debt is the same as in the static benchmark because here x_i equals x_i^{STA} in Lemma 1 for all $i \in \mathcal{I}$.

Proof of Proposition 2. Individual collateral constraint (ICC) faced by the planner must be slack for a proper subset of managers, otherwise aggregate collateral constraint (ACC) would be violated. By monotonicity of ξ_i in i, Equation (13) implies that there exists some $\lambda \in (0,1)$, such that $\eta_i^{SP} = \gamma - \xi_i - \psi^{SP} > 0$, $\mu_i^{SP} = 0$ for each $i \in [0,\lambda)$, and $\eta_i^{SP} = 0$, $\mu_i^{SP} > 0$ for each $i \in (\lambda,1]$. The planner is indifferent about the financing choice of the cutoff type $i = \lambda$, which satisfies $\psi^{SP} = \gamma - \xi_{\lambda}$. This implies the planner's financing choices

$$a_i^{SP} = \begin{cases} x_i^{SP} - x_{i,l} + x_{i,l}\pi, & \text{if } i \le \lambda^{SP} \\ 0, & \text{if } i > \lambda^{SP} \end{cases}.$$
 (A.6)

The planner's lending choices follow from substituting $\eta_i^{SP} = \max\{\xi_{\lambda} - \xi_i, 0\}$ and $\psi^{SP} = \gamma - \xi_{\lambda}$ into (12):

$$x_i^{SP} = \begin{cases} c'^{-1} \left(pR + 1 - p + \gamma - \xi_i \right), & \text{if } i \le \lambda^{SP} \\ c'^{-1} \left(pR + 1 - p + \gamma - \xi_{\lambda^{SP}} \right), & \text{if } i > \lambda^{SP} \end{cases}, \tag{A.7}$$

Given the cutoff property, the binding constraint (ACC) is equivalent to

$$\pi \int_0^{\lambda} x_{i,l} \, \mathrm{d}i = \int_{\lambda}^1 (x_i - x_{i,l}) \, \mathrm{d}i, \tag{A.8}$$

and the cutoff type λ solves $\chi^{SP}(\lambda) = 0$, where

$$\chi^{SP}(\lambda) = \pi \lambda x_L - (1 - \lambda) \left(c'^{-1} \left(pR + 1 - p + \gamma - 2\xi \lambda \right) - x_L \right). \tag{A.9}$$

Similar to χ^{CE} defined in (A.3), $\chi^{SP}:[0,1]\mapsto\mathbb{R}$ is continuous, strictly increasing, and satisfies $\chi^{SP}(0)<0$, $\chi^{SP}(1)>0$. So cutoff $\lambda^{SP}\in(0,1)$ exists and is unique.

By construction, $\chi^{SP}(0) = \chi^{CE}(0)$ and $\chi^{SP}(\lambda) > \chi^{CE}(\lambda), \forall \lambda \in (0,1]$. This implies $\chi^{SP}(\lambda^{CE}) > \chi^{CE}(\lambda^{CE}) = 0$, and hence $\lambda^{SP} \in (0, \lambda^{CE})$ by properties of χ^{SP} . Using aggregate relationship $A = X - x_L$, it follows that

$$A^{SP} - A^{CE} = X^{SP} - X^{CE} = \int_{\lambda^{SP}}^{1} (x_i^{SP} - x_i^{CE}) \, \mathrm{d}i > 0$$
 (A.10)

because $x_i^{SP} > x_i^{CE}$ for any $i \in (\lambda^{SP}, 1]$ by Equation (9) and Equation (A.7).

Proof of Corollary 2.3. Substitute the equilibrium price ratio in Corollary 1.4 into problem (P0a), it follows that the objective is independent to a_i . Apply similar arguments as in the proof of Corollary 1.4 to the planner's optimality conditions (12)-(14), it follows that $\eta_i^{SP} = \mu_i^{SP} = 0$, $\psi^{SP} = \gamma - \xi^*$, $x_i = c'^{-1}(pR + 1 - p + \gamma - \xi^*)$, and any $\{a_i : a_i \leq x_{i,h} + x_{i,l}\pi\}_{i\in\mathcal{I}}$ that satisfies the binding aggregate collateral constraint (ACC) is constrained efficient. Note for any realization of $\{\tilde{x}_{i,l}\}_{i\in\mathcal{I}}$, the set of competitive allocation is a subset of the planner's allocation, so every competitive allocation is constrained efficient.

Proof of Proposition 3. If an equilibrium exists, the secondary market clearing condition (2) requires

$$\frac{q_l}{q_h} \int_0^{\iota(\lambda)} x_{i,l} \, \mathrm{d}i = \int_{\iota(\lambda)}^1 x_{i,h} \, \mathrm{d}i. \tag{A.11}$$

The corresponding aggregate excess demand equation under the entry cost policy is

$$\chi^{ECP}(\lambda) = \frac{q_l}{q_h} \int_0^{\iota(\lambda)} x_{i,l} \, \mathrm{d}i - \int_{\iota(\lambda)}^1 (x_i - x_{i,l}) \, \mathrm{d}i. \tag{A.12}$$

The proof is based on an auxiliary lemma on the relationship among equilibrium cutoff types. Given this lemma below, the proposition follows immediately from the lending choices as functions of λ in Proposition 1 and the aggregate relationship in Equation (7).

Lemma A.1.
$$\iota(\lambda^{ECP}) < \lambda^{CE} < \lambda^{ECP}$$
.

I prove Lemma A.1 by contradiction in two steps, both of which are constructed using the cutoff condition (8), the market clearing condition (A.11), and individually optimal lending choices (9) in Proposition 1. For exposition, I use superscript CE to label variables in competitive equilibrium and ECP to label variables in the equilibrium under the policy.

Step 1: Suppose $\lambda^{ECP} < \lambda^{CE}$, and hence $\iota(\lambda^{ECP}) < \lambda^{ECP} < \lambda^{CE}$. By Equation (8), this implies $(\frac{q_l}{q_h})^{ECP} < (\frac{q_l}{q_h})^{CE}$, and hence

$$\left(\frac{q_l}{q_h}\right)^{ECP} \int_0^{\iota(\lambda^{ECP})} x_{i,l} \, \mathrm{d}i < \left(\frac{q_l}{q_h}\right)^{ECP} \int_0^{\lambda^{CE}} x_{i,l} \, \mathrm{d}i < \left(\frac{q_l}{q_h}\right)^{CE} \int_0^{\lambda^{CE}} x_{i,l} \, \mathrm{d}i. \tag{A.13}$$

By Equation (9), the conjectured inequality also implies $x_i^{ECP} > x_i^{CE}$ for any $i > \lambda^{CE}$, which further implies

$$\int_{\iota(\lambda^{ECP})}^{1} (x_i^{ECP} - x_{i,l}) \, \mathrm{d}i > \int_{\lambda^{CE}}^{1} (x_i^{ECP} - x_{i,l}) \, \mathrm{d}i > \int_{\lambda^{CE}}^{1} (x_i^{CE} - x_{i,l}) \, \mathrm{d}i. \tag{A.14}$$

Given Equation (A.2),

$$\left(\frac{q_l}{q_h}\right)^{CE} \int_0^{\lambda^{CE}} x_{i,l} \, \mathrm{d}i = \int_{\lambda^{CE}}^1 (x_i^{CE} - x_{i,l}) \, \mathrm{d}i, \tag{A.15}$$

so inequalities (A.13) and (A.14) jointly imply

$$\left(\frac{q_l}{q_h}\right)^{ECP} \int_0^{\iota(\lambda^{ECP})} x_{i,l} \, \mathrm{d}i < \int_{\iota(\lambda^{ECP})}^1 (x_i^{ECP} - x_{i,l}) \, \mathrm{d}i. \tag{A.16}$$

This contradicts that λ^{ECP} solves the zero aggregate excess demand equation $\chi^{ECP}(\lambda) = 0$. Clearly, $\lambda^{ECP} \neq \lambda^{CE}$ as $\iota(\lambda^{ECP}) < \lambda^{ECP}$, therefore $\lambda^{ECP} > \lambda^{CE}$ if an equilibrium exists.

Step 2: Suppose $\lambda^{CE} < \iota(\lambda^{ECP}) < \lambda^{ECP}$. Using similar arguments as in Step 1, these inequalities imply

$$\left(\frac{q_l}{q_h}\right)^{ECP} \int_0^{\iota(\lambda^{ECP})} x_{i,l} \, \mathrm{d}i > \int_{\iota(\lambda^{ECP})}^1 (x_i^{ECP} - x_{i,l}) \, \mathrm{d}i, \tag{A.17}$$

which is a contradiction, too. This completes the proof.