



Counterparty Credit Risk

Alex Yang

FinPricing

<http://www.finpricing.com>

Summary

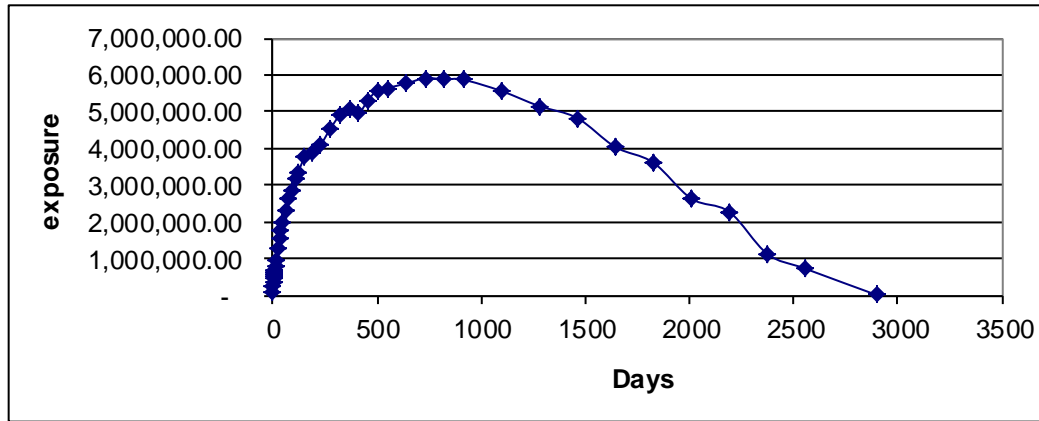
- ◆ Counterparty Credit Risk Definition
- ◆ Counterparty Credit Risk Measures
- ◆ Close Out
- ◆ Master Agreement
- ◆ CSA Agreement
- ◆ Final Credit Exposure

Counterparty Credit Risk (CCR) Definition

- ◆ Counterparty credit risk refers to the risk that a counterparty to a bilateral financial derivative contract may fail to fulfill its contractual obligation causing financial loss to the non-defaulting party.
- ◆ Only over-the-counter (OTC) derivatives and financial security transactions (FSTs) (e.g., repos) are subject to counterparty risk.
- ◆ If one party of a contract defaults, the non-defaulting party will find a similar contract with another counterparty in the market to replace the default one. That is why counterparty credit risk sometimes is referred to as replacement risk.
- ◆ The replacement cost is the MTM value of a counterparty portfolio at the time of the counterparty default.

Counterparty Credit Risk Measures

- ◆ Credit exposure (CE) is the cost of replacing or hedging a contract at the time of default. The CE of a typical interest rate swap is shown below



Counterparty Credit Risk Measures (Cont't)

- ◆ Potential future exposure (PFE) is the credit exposure at a specified quantile on a future date.
- ◆ Expected exposure (EE) is the average (expected) credit exposure on a future target date.
- ◆ Expected positive exposure (EPE) is the weighted average of EE.
- ◆ Effective EE is equal to the maximum of EE before time t .
- ◆ Effective EPE is the weighted average of Effective EE.
- ◆ Exposure at default (EAD) = α * EffectiveEPE, where $\alpha = 1.4$.

Close Out

- ◆ If a contract value > 0 to a bank at the time of default, the bank
 - ◆ closes out the position and receives nothing from the defaulting counterparty;
 - ◆ then enters a similar contract with another party and pays the contract value.
 - ◆ The exposure is the replacement cost, i.e., the contract value
- ◆ If the contract value < 0 to the bank at the time of default, the bank
 - ◆ closes out the position and pays contract value to the defaulting counterparty
 - ◆ then enters a similar contract with another party and receives the contract value.
 - ◆ The net loss is zero.
- ◆ Thus the credit exposure can be expressed as

$$E(t) = \max(V(t), 0)$$

Master Agreement

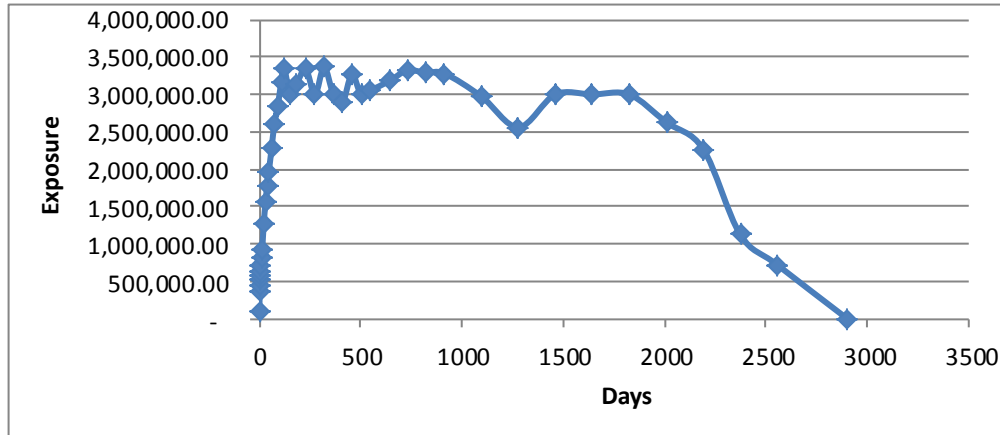
- ◆ Master agreement is a document agreed between two parties, which applies to all transactions between them.
- ◆ Close out and netting agreement is part of the Master Agreement.
- ◆ If two trades can be netted, the credit exposure is
$$E(t) = \max(V_1(t) + V_2(t), 0)$$
- ◆ If two trade cannot be netted (called non-netting), the credit exposure is
$$E(t) = \max(V_1(t), 0) + \max(V_2(t), 0)$$

CSA Agreement

- ◆ Credit Support Annex (CSA) or Margin Agreement or Collateral Agreement is a legal document that regulates collateral posting.
- ◆ Trades under a CSA should be also under a netting agreement, but not vice versa.
- ◆ It defines a variety of terms related to collateral posting:
 - ◆ Threshold
 - ◆ Minimum transfer amount (MTA)
 - ◆ Independent amount (or initial margin or haircut)

CSA Agreement (Cont'd)

- ◆ The credit exposure of the interest rate swap after taking CSA into account can be illustrated as



Final Credit Exposure

- ◆ After taking master agreement and collateral posting into account, the final counterparty credit exposure equals

$$E_{cpty}(t) = \sum_i E_{NCi} + \sum_j E_{Nj} + \sum_k E_{NNk}$$

where

E_{NCi} – the exposure for a trade with both CSA and netting agreement;

E_{Nj} – the exposure for a trade with netting agreement but without CSA;

E_{NNk} – the exposure for a non-netting trade.



Thanks!



You can find more details at
<http://www.finpricing.com/lib/ccr.pdf>

