HOW DO CFOs MAKE CAPITAL BUDGETING AND CAPITAL STRUCTURE DECISIONS?

We recently conducted a comprehensive survey that analyzed the current practice of corporate finance, with particular focus on the areas of capital budgeting and capital structure. The survey results enabled us to identify aspects of corporate practice that are consistent with finance theory, as well as aspects that are hard to reconcile with what we teach in our business schools today. In presenting these results, we hope that some practitioners will find it worthwhile to observe how other companies operate and perhaps modify their own practices. It may also be useful for finance academics to consider differences between theory and practice as a reason to revisit the theory.

We solicited responses from approximately 4,440 companies and received 392 completed surveys, representing a wide variety of firms and industries. The survey contained nearly 100 questions and explored both capital budgeting and capital structure decisions in depth. The responses to these questions enabled us to explore whether and how these corporate policies are interrelated. For example, we investigated whether companies that made more aggressive use of debt financing also tended to use more sophisticated capital budgeting techniques, perhaps because of their greater need for discipline and precision in the corporate investment process.

More generally, the design of our survey allowed for a richer understanding of corporate decision-making by analyzing the CFOs’ responses in the context of various company characteristics, such as size, P/E ratio, leverage, credit rating, dividend policy, and industry. We also looked for systematic relationships between corporate financial choices and managerial factors, such as the extent of top management’s stock ownership, and the age, tenure, and education of the CEO. By testing whether the responses...
varied systematically with these characteristics, we were able to shed light on the implications of various corporate finance theories that focus on variables such as a company’s size, risk, investment opportunities, and managerial incentives.

The results of our survey were reassuring in some respects and surprising in others. With respect to capital budgeting, most companies follow academic theory and use discounted cash flow (DCF) and net present value (NPV) techniques to evaluate new projects. But when it comes to making capital structure decisions, corporations appear to pay less attention to finance theory and rely instead on practical, informal rules of thumb. According to our survey, the main objective of CFOs in setting debt policy was not to minimize the firm’s weighted average cost of capital, but rather to preserve “financial flexibility”—a goal that tended to be associated with maintaining a targeted credit rating. And consistent with the emphasis on flexibility, most CFOs also expressed considerable reluctance to issue common equity unless their stock prices were at “high” levels, mainly because of their concern about dilution of EPS. (As we shall argue later, although such reluctance to issue equity is likely to be consistent with finance theory’s emphasis on the costs associated with “information asymmetry,” the extent of CFOs’ preoccupation with EPS effects seems to contradict the theory.)

The survey also provided clear evidence that firm size significantly affects the practice of corporate finance. For example, large companies were much more likely to use net present value techniques, while small firms tended to rely on the payback criterion. And, providing some encouragement to proponents of academics’ trade-off model of capital structure (discussed in more detail later), a majority of large companies said they had “strict” or “somewhat strict” target debt ratios, whereas only a third of small firms claimed to have such targets.

In the next section, we briefly discuss the design of the survey and our sampling techniques (with more details provided in the Appendix). Then we review our findings, first on capital budgeting policy and next on capital structure decisions.

**SURVEY TECHNIQUES AND SAMPLE CHARACTERISTICS**

Perhaps the most important part of survey research is designing a survey instrument that asks clear and pertinent questions. We took several steps to achieve this end. After spending months developing a draft survey, we circulated the draft to a group of academics and practitioners and incorporated their suggestions into a revised version. Then, after getting the advice of marketing research experts on both the survey’s design and execution, we made changes to the format of the questions and to the overall design in order to minimize biases induced by the questionnaire and maximize the response rate. The final survey was three pages long and took approximately 15 minutes to complete.

We mailed the survey to the CFOs of all (1998) Fortune 500 companies and also faxed surveys to 4,440 firms with officers who are members of the Financial Executives Institute (313 of the Fortune 500 CFOs are also FEI members). The 392 returned surveys represented a response rate of nearly 9%. Given the length and scope of our survey, this response rate compared favorably to the response rate for other recent academic surveys. We received responses from CFOs representing a wide variety of companies, ranging from very small (26% of the sample firms had sales of less than $100 million) to very large (42% had sales of at least $1 billion). Forty percent of the firms were manufacturers, and the remaining firms were evenly spread across other industries, including financial (15%), transportation and energy (13%), retail and wholesale sales (11%), and high-tech (9%). Sixty percent of the respondents had price-earnings ratios of 15 or greater (a group we refer to later as “growth firms” when we analyze the effect of investment opportunities on corporate behavior).

The distribution of debt levels was fairly uniform. Approximately one-third of the sample companies had debt-to-asset ratios (expressed in book values) below 20%, another third had debt ratios between 20% and 40%, and the remaining firms had debt ratios greater than 40. We refer to companies with debt ratios greater than 30% as “highly levered.”

2. FEI has approximately 14,000 members that hold policy-making positions as CFOs, treasurers, and controllers at 8,000 companies throughout the U.S. and Canada. Every quarter, Duke University and FEI poll these financial officers with a one-page survey on important topical issues. See http://www.duke.edu/~jgraham under “FEI Survey.” The usual response rate for the quarterly survey is 8-10%.

3. See, for example, E. Trahan and L. Gitman, “Bridging the Theory-Practice Gap in Corporate Finance: A Survey of Chief Financial Officers,” Quarterly Review of Economics and Finance, Vol. 35 (1995), pp. 73-87, the authors obtained a 12% response rate in a survey mailed to 700 CFOs. The response rate also compared favorably to the response rate for the quarterly FEI-Duke survey, which usually runs around 8-10%.
The creditworthiness of the sample also showed broad variation. Twenty percent of the companies had credit ratings of AA or AAA, 32% had an A rating, and 27% were rated BBB. The remaining 21% had speculative debt with ratings of BB or lower.

Though our survey respondents were CFOs, we asked a number of questions about the characteristics of the chief executive officers. We assumed that CEOs are the ultimate decision-makers and that CFOs act as agents for the CEOs. Nearly half of the CEOs for the responding firms were between 50 and 59 years old. Another 23% were over age 59, and 28% were between the ages of 40 and 49. The survey revealed that executives change jobs frequently. Nearly 40% of the CEOs had been in their jobs less than four years, and another 26% had been in their jobs between four and nine years. We defined the 34% who had been in their jobs more than nine years as having “long tenure.” Forty-one percent of the CEOs had an undergraduate degree as their highest level of education. Another 38% had MBAs and 8% had non-MBA masters degrees; 13% had gone beyond the masters level. Finally, the top three executives owned at least 5% of the common stock in 44% of the companies.

These CEO and firm characteristics allowed us to examine whether managerial incentives or entrenchment affected the survey responses. We also studied whether having an MBA affected the choices made by corporate executives. All in all, the variation in executive and company characteristics permitted a rich description of the practice of corporate finance, and allowed us to make a number of inferences about the extent to which corporate actions are consistent with academic theories. Our survey differed from previous work in several ways. The most obvious difference is that previous work has almost exclusively focused on the largest firms. Second, because our sample is larger than previous surveys, we were able to control for many different firm characteristics. As with all survey research, however, it’s important to keep in mind that survey results represent CFO beliefs or opinions. We have no way of verifying that such beliefs account for (or are even consistent with) their actions. What’s more, in some cases, corporate executives might be influenced by a theory without knowing it. In this sense, as Keynes once wrote, “practical men...are usually the slaves of some defunct economist.”

CAPITAL BUDGETING DECISIONS

It is a major tenet of modern finance theory that the value of an asset (or an entire company) equals the discounted present value of its expected future cash flows. Hence, companies contemplating investments in capital projects should use the net present value rule: that is, take the project if the NPV is positive (or zero); reject if NPV is negative.

But if NPV has been the dominant method taught in business schools, past surveys have suggested that internal rate of return (IRR) was for long the primary corporate criterion for evaluating investment projects. For example, a 1977 survey of 103 large companies reported that fewer than 10% of the firms relied on NPV as their primary method, while over 50% said they relied mainly on IRR. Although the two measures are similar in several respects (and will lead to the same “go-no go” decision if the same hurdle rates are used), the critical difference is that IRR is a ratio while NPV is a dollar measure of value added. The main problem with using the former is that, in some cases, managers intent on maximizing IRR may actually reduce value by rejecting positive-NPV projects.

Our survey went beyond NPV vs. IRR analysis and asked whether companies used any or all of the following evaluation techniques: adjusted present value, payback period, discounted payback period, profitability index, and accounting rate of return. We inquired whether firms ignore discounting techniques and simply use earnings multiples. (A price-earnings multiple can be thought of as measuring the number of years it takes for the investment to be paid for by earnings, and so can be interpreted as a version of the payback method.) We were also interested in whether companies use other kinds of analysis that are taught in many MBA programs, including value at risk (VaR) and real options.

We asked CFOs to rate how frequently they used different capital budgeting techniques on a scale of 0 to 4 (with 0 meaning “never,” 1 “almost never,” 2 “sometimes,” 3 “almost always,” and 4 “always”). We report the results (see Figure 1) by summarizing the percentage of CFOs who said that they always or almost always used a particular evaluation technique (that is, the percentage who answered either “3” or “4”).

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As shown in Figure 1, most respondents cited net present value and internal rate of return as their most frequently used capital budgeting techniques; 74.9% of CFOs always or almost always used NPV and 75.7% always or almost always used IRR. As noted earlier, however, large companies were significantly more likely to use NPV than were small firms. Moreover, highly leveraged firms were significantly more likely (across all size categories) to use NPV and IRR than firms with low debt ratios—a finding that is consistent with Michael Jensen’s argument that debt financing exerts a discipline on corporate investment decisions that is often lacking in underleveraged companies with substantial “free cash flow.” And as in the case of highly leveraged companies, companies that pay dividends (which tend to have higher leverage ratios than non-dividend payers) were also significantly more likely to use NPV and IRR than firms that do not pay dividends, again regardless of firm size. At the same time, the lesser use of NPV by non-dividend-paying companies may reflect the fact that many are high-growth firms whose investment opportunities tend to be more difficult to quantify with NPV—in part because the expected cash inflows from their investments are often not expected to materialize for years.

Highly levered firms were also more likely to use sensitivity and simulation analysis, in part to assess (and limit to acceptable levels) the probability of financial distress. Utilities, too, perhaps because of regulatory requirements, were also more likely to use IRR and NPV and to perform sensitivity and simulation analyses. We also found that companies whose CEOs had MBAs were more likely to use NPV than firms whose CEOs did not. Finally, public companies were significantly more likely to use NPV and IRR than were private corporations.

Other than NPV and IRR (and the hurdle rate), the payback period was the most frequently used capital budgeting technique (56.7% always or almost always used it). This result is surprising in the sense that financial textbooks have stressed the shortcomings of the payback criterion for decades: it ignores the time value of money and the value of cash flows beyond the cutoff date, and the cutoff is usually arbitrary. Small firms used...

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5. Here and throughout the paper, when we refer to results conditional on firm or CEO characteristic, to save space and keep the text flowing, we do not present percentages. Also, we only report these results when they are statistically significant. Interested readers can consult the Journal of Financial Economics version of the paper for details (cite information in first footnote).

6. “Free cash flow,” as defined by Jensen, is a company’s operating cash flow in excess of the amount that can be profitably reinvested in the business. In Jensen’s theory, mature companies with substantial free cash flow can often add significant value for shareholders by increasing their leverage. The pressure to make periodic interest and principal payments strengthens managers’ commitment to invest only in positive-NPV projects. And the same effect can be achieved by increasing dividends or buying back stock.
the payback period almost as frequently as they used NPV or IRR. We also found that, among small firms, older CEOs with long tenures and without MBAs were more likely to use the payback criterion. Few companies used the discounted payback, a method that accounts for the time value of money and thereby eliminates one of the payback criterion’s deficiencies.

How do we explain the persistence of the payback method? The simplicity of the method, combined in some cases with top management’s lack of familiarity with more sophisticated techniques, undoubtedly plays some role in the popularity of the payback criterion. But it’s also important to recognize that the payback approach may provide useful information, especially for severely capital-constrained firms. If an investment project does not pay positive cash flows early on, the company may go out of business before the expected future cash flows materialize. And even if the firm survives, it may not have the resources to pursue other promising investments during the next few years. Moreover, as a number of finance scholars have pointed out, the answers provided by crude rules of thumb such as payback often resemble the solutions produced by optimal decision rules that account for the option-like features of many investments, particularly in the evaluation of highly uncertain investments. And, to the extent small firms have more unpredictable projects than do large companies, this could explain why small firms tend to favor ad hoc decision rules.

Reflecting companies’ preoccupation with reported earnings (a theme we return to later), a sizeable percentage of companies (38%) said they always or almost always used the earnings multiple approach (which, again, is essentially another variant of the payback method) for project evaluation. But the other capital budgeting techniques were used less frequently. For example, only about 20% of the companies said they used accounting rate of return; 14% always or almost always used value at risk or some other form of simulation, 12% used a profitability index, and 11% used adjusted present value (APV).

Somewhat surprisingly, more than one-fourth of the companies claimed to be using real options (RO) evaluation techniques. This was surprising not only because the RO methodology is fairly new, but because quantitative applications of RO models tend to become quite complicated (though the dominant corporate use of real options probably remains as a qualitative strategic planning tool rather than a valuation technique). In comparison, it is also surprising that only 11% of firms used APV since the method is fairly easy to use while at the same time flexible enough to handle a wide variety of project evaluation situations.

**Cost of Capital**

Closely related to the question of the valuation method is the discount rate. Our results indicated that the Capital Asset Pricing Model (CAPM) was by far the most popular method of estimating the cost of equity capital: 73.5% of respondents always or almost always used it. The second and third most popular methods were average stock returns and a multi-factor CAPM, respectively. Few firms used a dividend discount model to back out the cost of equity. As we saw in the case of DCF and NPV analysis, large companies were much more likely to use the CAPM; small firms, by contrast, were more inclined to use a cost of equity determined by “what investors tell us they require.” Consistent with this finding, public firms were more likely to use the CAPM than were private firms, which makes sense in light of the fact that “beta” is far more readily calculated by analyzing comparable publicly traded firms.

Finally, we asked more specific questions about how the cost of equity models were used. A majority (in fact, nearly 60%) of the companies said they would use a single company-wide discount rate to evaluate a new investment project, even though different projects are likely to have different risk characteristics. Nevertheless, 51% said they would always or almost always use a risk-matched discount rate (suggesting that some companies evaluate projects with both company-wide and risk-matched...
rates)—and larger companies were significantly more likely to use a risk-matched discount rate than small firms.\textsuperscript{11}

**CAPITAL STRUCTURE DECISIONS**

There are two main theories of capital structure choice. The trade-off theory says that companies have optimal debt-equity ratios, which they determine by trading off the benefits of debt against its costs. In the original form of the model, the chief benefit of debt is the tax advantage of interest deductibility.\textsuperscript{12} More recent versions of the model\textsuperscript{13} also attempt to incorporate Jensen’s “free cash flow” argument, in which debt plays a potentially valuable role in mature companies by curbing a managerial tendency to overinvest. The primary costs of debt financing are those associated with financial distress, particularly in the form of corporate underinvestment and defections by customers and suppliers.

According to the trade-off theory (at least in this expanded form), large, mature companies with stable cash flows and limited opportunities for investment should have higher leverage ratios, both to take advantage of the tax deductibility of debt and because of their lower financial distress costs. At the other end of the spectrum, smaller companies with significant growth opportunities should make limited use of debt to preserve their continuing ability to undertake positive-NPV projects. Indeed, high-tech or start-up firms often have “negative leverage,” or cash balances that exceed any debt outstanding.

The main contender to the trade-off theory, which is known as the “pecking-order” theory, suggests that actual corporate leverage ratios typically do not reflect capital structure targets, but rather the widely observed corporate practice of financing new investments with internal funds when possible and issuing debt rather than equity if external funds are required.\textsuperscript{14} In the pecking-order model, an equity offering is typically regarded as a very expensive last resort. The theory is based on the premise that managers avoid issuing securities, particularly equity, when the company is undervalued. And even if the company’s stock is currently fairly valued, the market reaction to the announcement of a new equity offering is expected to cause the company’s stock price to fall below fair value. What is the reason for the market’s negative response? According to the pecking-order model, management is reluctant to issue underpriced equity (though often willing to issue fairly priced or overpriced equity). Investors thus rationally interpret most management decisions to raise equity as a sign that the firm is overvalued—at least based on management’s view of the future—and the stock price falls. For those companies that are in fact overvalued when the new equity issue is announced, the drop in price (provided it is not too large) is more of a correction in value than a real economic cost to shareholders. But for those companies that are fairly valued (or even undervalued) at the time of the announcement, the negative market reaction and resulting undervaluation will cause the existing shareholders to experience a dilution of value (as distinguished from the dilution of earnings per share we discuss later) that we henceforth refer to as “information costs.” As we also discuss later, such negative market reactions and the associated information costs are likely to be largest when the “information gap” between management and investors is greatest—that is, in circumstances when investors have the greatest uncertainty about either the firm’s prospects and, perhaps even more important, what management intends to do with the capital.

Our survey findings, as summarized in Figure 2, may shed some light on which theory, the trade-off model or the pecking order, plays a greater role in corporate decision-making. As in the case of our capital budgeting questions, we asked CFOs to rank—again, on a scale of 0 (“completely irrelevant”) to 4 (“very important”)—a number of factors that might affect how they choose the appropriate amount of debt for their companies.

\textsuperscript{11} But very few companies of any size reported using different discount rates to evaluate different cash flows within the same project, as some academics suggest they should for cash flows such as depreciation. See, for example, R. Brealey and S. Myers, *Principles of Corporate Finance*, 5th edition (New York: McGraw-Hill, 1996).


As shown in Figure 2, the corporate tax advantage of debt was moderately important in capital structure decisions, with almost 45% of the companies describing it as either “important” or “very important.” As expected, the tax advantage was most important for large, higher-leveraged, lower-risk, manufacturing, regulated, and dividend-paying firms—in short, companies that are likely to have high marginal corporate tax rates and therefore stronger tax incentives to use debt.

When we also asked CFOs whether firms issued debt when foreign tax treatment is favorable relative to the U.S., 52.3% said favorable foreign tax treatment is important or very important (see Figure 3). And the fact that large companies with significant foreign exposures were more likely to identify foreign tax treatment as an important factor suggests that a certain level of sophistication (not to mention the exposure itself) is a requirement for international tax planning.

According to finance theory, the tax advantage of debt relative to equity depends on investor tax rates as well as effective corporate marginal tax rates. But we found very little evidence that firms directly consider investors’ taxes when deciding on debt policy; only 4.5% said personal taxes were important or very important.
important in debt decisions, and only 5% said so for equity decisions (see Figure 2). So, from what the executives told us, they do not make capital structure decisions based on the perceived tax preferences of a “clientele” of investors who own the firm’s securities. (But this finding does not seem all that surprising, since such tax preferences cannot be observed directly; and because such tax effects are effectively “embedded” in the company’s stock prices and the interest rates on its debt, CFOs may in fact be responding to such tax preferences without knowing it.)

When we asked CFOs directly about whether potential costs of financial distress affected their debt decisions, only 21.4% indicated that distress costs were important or very important (see Figure 2). Nevertheless, the fact that almost 60% cited financial flexibility and credit ratings as important or very important suggests that avoiding distress is a major—and in fact possibly the最重要的—consideration in corporate debt policy. By maintaining flexibility, most companies mean preserving unused debt capacity. It’s also interesting to note that although many companies say their excess debt capacity is intended mainly to finance possible future expansions and acquisitions, such firms also seem intent on retaining much of that unused debt capacity even after expanding. And, as suggested earlier, such flexibility tends to be associated with maintaining a target credit rating. Among utilities and companies with investment-grade debt (a group that accounted for just under half of our sample), credit ratings were a very important determinant of debt policy. And given that size is a major factor in securing (at least) an investment-grade rating, we were not surprised to find that credit ratings are also especially important for large, Fortune 500 companies. Finally, a large number of CFOs (48%) said that earnings volatility was an important consideration in making debt decisions, which is consistent with the trade-off theory’s prediction that companies use less debt when the probability of bankruptcy is higher.

We also asked CFOs whether their companies have an optimal or “target” debt-equity ratio. As shown in Figure 4, only 19% of the firms said they did not have a target debt ratio or target range. Another 57% said they had “flexible” targets, and 44% had “strict” or “somewhat strict” targets or ranges. Although these overall numbers provide mixed support for the argument that companies trade off costs and benefits to derive an optimal debt ratio, larger companies (55%) were considerably more likely than small firms (36%) to have at least somewhat strict target debt ratios. Moreover, such targets were more common among investment-grade (64%) than speculative companies (41%), and among regulated (67%) than unregulated firms (43%). And to the extent that large investment-grade companies represent the bulk of the U.S. economy, this indicates fairly strong support for the trade-off theory. Debt targets were also more important in companies where the CEO was younger or newer, and when the top three officers owned less than 5% of the firm.

Finally, providing some additional support for the trade-off theory, of the 40% of CFOs who said their companies would seriously consider issuing equity, a slight majority (52%, as shown in Figure 5) said their companies would do so to maintain a target debt-equity ratio. Among the companies whose CFOs said yes to this question were disproportionate numbers of both highly leveraged companies and firms with widely dispersed ownership.

Explaining Deviations from Target Debt Ratios

One apparent source of conflict between the theory and practice of corporate capital structure comes from academics’ insistence on calculating leverage as a percentage of the market value of the firm and not, as most companies and rating agencies
As most practitioners will tell you, because the market values of debt and equity fluctuate daily, strict adherence to market-based debt targets would require frequent rebalancings of outstanding debt and equity—something we do not observe in practice. Only 16% of CFOs described changes in their company’s stock price, or in the general level of the stock market, as important or very important to their debt decisions (see Figure 2).

Of course, one major reason to avoid such rebalancings are the transactions costs associated with issuing securities. For example, if a company faces high costs when issuing or retiring debt, it will rebalance only when its debt ratio crosses an upper or lower bound. We found moderate evidence that firms consider transaction costs when making debt issuance decisions (33.5%, as reported in Figure 2). But, as one might expect, concern about transactions costs was especially evident in the responses of smaller-firm CFOs. Nevertheless, few CFOs said they would delay issuing debt (10.2%) or retiring debt (12.4%) just because of transactions costs.

### Information Cost Explanations of Capital Structure

We asked a number of other questions designed to explore the extent to which the pecking-order model is reflected in corporate decision-making. For example, we asked if companies issued securities when internal funds were not sufficient to fund their activities, and, in a follow-up question, whether the company would issue equity if debt, convertibles, or other sources of financing were not available. We also inquired whether executives considered equity undervaluation when deciding which security to use, and if financial flexibility were an important factor in decisions to raise equity.

Having insufficient internal funds was a fairly important influence on the decision to issue debt (46.8%, as shown in Figure 2), which, although not especially revealing, is generally consistent with the pecking-order model. Smaller firms were more likely than large companies to raise debt when faced with insufficient internal funds—a finding also consistent with the pecking-order theory (to the extent that small firms confront a greater “information gap” when attempting to raise equity). As reported in Figure 5, about 30% of the CFOs said their firms issued equity because recent profits were insufficient to fund activities, and about 15% raised equity after exhausting their ability to issue debt or convertibles.

The above findings are generally consistent with equity functioning as a last resort for many companies. But our survey also provided more direct evidence that equity undervaluation and the fear of dilution lie behind the corporate reluctance to issue equity. Indeed, fully two thirds of the CFOs said they

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were reluctant to issue common stock when they thought that it was undervalued (with a rating of 66.9%, it was the second most important equity issuance factor in Figure 5). What’s more, a separate survey conducted one month after ours (in the spring of 1999), when the Dow Jones 30 was approaching a new record of 10,000, found that more than two-thirds of FEI executives felt that their common equity was undervalued by the market—while just 3% of CFOs thought their stock was overvalued.18 Taken together, these findings suggest that a large percentage of companies are hesitant to issue common equity because they feel their stock is undervalued.

Rather than issue equity, moreover, many companies choose instead to issue convertible debt, which has become especially popular among growth firms. Over half the CFOs (50.7%, as reported in Figure 6) cited equity undervaluation as a major reason to use convertibles.

What seems to emerge from our survey, then, is that information disparities and signaling effects do not play a major role in determining companies’ capital structure targets. But, as the pecking-order story suggests, such information costs do appear to influence the form and timing of specific financing choices. As mentioned above (and discussed in more detail below), the issuance of convertibles seems motivated in part by the desire to avoid issuing undervalued equity. Moreover, almost two thirds of the CFOs (see Figure 5) cited recent stock price performance as an important factor in decisions to issue debt, with periods of stock price appreciation providing “windows of opportunity.”19 And although recent stock price performance was the third most popular factor affecting equity issuance decisions for the entire sample of companies, it was the factor most frequently cited by speculative-grade and non-dividend-paying firms—that is, precisely those companies likely to encounter the highest information costs when raising new securities.

**Information Costs and Convertibles**

Finance theorists have argued that the conversion feature of convertible debt makes its value relatively insensitive to information disparities (between management and investors) about the risk of
Our survey provided moderate support for this argument, with 44% of the CFOs (see Figure 6) citing convertibles’ role in attracting investors unsure about the riskiness of the issuer as important or very important. And the fact that this response was more likely to come from CFOs of smaller companies with large managerial ownership—firms where outside investors were likely to be at the greatest informational disadvantage—provided more supporting evidence.

As noted earlier, convertibles are issued by managers who think their stock is undervalued and want to avoid the larger dilution of value associated with equity issues.21 At the same time, the conversion feature, by reducing the coupon rate the firm would be forced to pay on straight debt, minimizes the expected distress costs associated with a heavy debt load. In this sense, convertible debt functions as “delayed” common stock that can be seen as minimizing the sum of distress costs (from issuing straight debt) and dilution (from issuing undervalued equity). We found strong evidence consistent with this argument that convertibles are “back-door equity.” Among the one-in-five companies in our survey that said they would seriously consider issuing convertible debt, the most commonly cited factor (mentioned by 58%) was that convertibles were an inexpensive way to issue delayed common stock.

Another recent explanation for the popularity of convertibles among high-growth companies is their ability to provide financial options that match the firms’ real investment options. That is, for companies contemplating the possibility (but not the certainty) of major investments in the next few years, the conversion and call features of convertibles effectively give management the option to retire debt and get an infusion of equity just when the company needs it.22

Providing some support for this argument, 48% of the convertible issuers in our sample said they liked convertibles because of the ability they give management to call and/or force conversion of the bonds. In addition, 42% of CFOs indicated that they used convertible debt because it was “less expensive” than straight debt. And since finance professors are fond of exposing the fallacy that underlies this argument,23 it was somewhat comforting for us to find that it was mainly companies run by executives over 59 that were more likely to characterize convertibles as “cheaper” than straight debt.

## Timing Market Interest Rates

Although relatively few executives claimed to time their security issues to take advantage of expected changes in their credit ratings (about which they might reasonably have private information), we found clear indications that executives try to time the market in other ways. For example, our survey produced moderately strong evidence that executives (46.4%, as shown in Figure 2) attempted to time interest rates by issuing debt when they felt that market interest rates were particularly low. Market timing was especially important for large companies, implying that companies with large or sophisticated treasury departments were more likely to time interest rates. An alternative explanation, however, is that large companies simply have more flexibility in timing issues because of their larger cash reserves and greater access to markets.

We also found evidence that firms issued short-term debt in an effort to time market interest rates. CFOs borrowed short-term when they felt that short rates were low relative to long rates (36%, as shown in Figure 7) or when they expected long-term rates to decline (29%). Finally, we checked if companies issued foreign debt when foreign interest rates were lower than domestic rates, and 44% (Figure 3) of CFOs said that relatively low foreign interest rates were an important or very important factor in such decisions.24

## The Corporate Underinvestment Problem

Stewart Myers has argued that corporate investment decisions can be affected by the presence of long-term debt in a firm’s capital structure. More specifically, managers of highly leveraged companies have an incentive to “underinvest”—that is, to pass up positive-NPV projects—if they perceive that

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23. Such analysis effectively treats the equity option built into the convertible as costless. In fact, the real economic cost of convertibles is higher than that of debt but lower than the cost of common equity. For a nice exposition of this fallacy, see Brennan and Schwartz (1988), cited earlier.

24. If covered interest rate parity holds, it is not clear to us why firms pursue this strategy.
the profits, rather than accruing to shareholders, will be used to pay off existing debtholders. Such an underinvestment problem is likely to be most troublesome for smaller growth firms (because they have the projects that will need funding). And, for this reason, such companies are expected to make minimal use of debt (and to confine their limited use to short-term rather than long-term debt).25

Although the percentage of companies responding that their debt policy was affected by such underinvestment concerns was unremarkable (13%, Figure 2), the fact that smaller, high-growth firms with concentrated management ownership were far more likely to cite underinvestment as an important consideration is completely consistent with the theory. We found little support for the idea that short-term debt is used to address the underinvestment problem, with only 9.5% (Figure 7) indicating that underinvestment concerns are important or very important to debt maturity decisions. Finally, there was no difference between growth and non-growth firms (a somewhat surprising result that may well be attributed to high P/E ratios providing an unreliable proxy for growth opportunities).

Conflicts between Managers and Stockholders

As mentioned earlier, Michael Jensen and others have argued that when companies have ample “free cash flow”—that is, cash flow in excess of what is necessary to fund all their positive-NPV projects—their managers can destroy value by wasting the cash on corporate empire-building, consuming perks, pursuing overpriced acquisitions, or just failing to make necessary cutbacks to achieve efficiency.26 And according to Jensen’s “free cash flow” theory, both higher dividends and high leverage have the potential to add value by forcing mature companies (that is, companies with limited growth opportunities) to pay out their excess cash.

Not surprisingly, we found very little evidence that CFOs think of debt as disciplining managers in this way (1.7%, Figure 2). But, as would be expected, highly leveraged companies were much more likely to cite this factor as a reason for issuing debt. (Moreover, it’s also important to recognize that a major “free cash flow” effect on corporate financing choices is not likely to be detected by the direct questions posed in a survey.)

The market for corporate control is another source of managerial discipline. Managers who are destroying corporate value may find themselves the target of a takeover contest. Capital structure can be used to influence, or can be influenced by, corporate control contests and managerial share ownership.27 We found evidence that companies would issue equity to dilute the stock holdings of certain shareholders, with 50% of CFOs (see Figure 5) citing this motive as important or very important. This tactic was especially popular among speculative-grade companies. But when we also asked if companies used

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debt to reduce the likelihood that the firm would become a takeover target, we found little support (4.8%, Figure 2) for this hypothesis.

Product Market and Industry Factors

The extent of debt usage varies widely across industries. One explanation for this pattern is important differences in the product market environment or nature of competition in various industries. For example, customers might avoid purchasing a durable goods company’s products if they think that the firm will go out of business (and therefore not stand behind its products), while continuing to buy perishables from financially troubled firms. To the extent this is so, durable goods companies are likely to use less debt.28

We found little evidence that product market factors broadly affected real world debt policy. Only 18.7% (Figure 2) of CFOs said that limiting debt to reassure their companies’ customers or suppliers was an important or very important factor. Even more surprising, high-tech firms (which we assume produce durable and, indeed, unique products) were less likely than other firms to limit debt for this reason (such firms have other, presumably more important reasons, such as preserving their ability to make strategic investments). We did find that, in comparison to non-growth (lower P/E) firms, a higher percentage of growth firms claimed that customers might not purchase their products if they were worried that debt usage might cause the firm to go out of business.

To further investigate why debt ratios vary across industries, we asked executives whether their capital structure decisions were affected by the financing policy of other firms in their industries. Roughly one out of four CFOs said their companies’ debt levels and equity issuance decisions were influenced by the behavior of their competitors (see Figures 2 and 5). We found even less evidence that companies used convertibles because other firms in their industry did so (12.5%, as reported in Figure 6). But if these responses provide fairly weak evidence that companies study their competitors’ debt ratios before making their own debt decisions, it’s important to keep in mind the central role of credit ratings in corporate debt decisions and the extent to which industry debt ratios determine such ratings.

Risk Management

Companies can structure their debt in a way that is designed to manage risk. For example, for companies with foreign revenues, foreign-denominated debt can act as a natural hedge and so eliminate the need to hedge with currency derivatives.29 Among the 31% of respondents who seriously considered issuing foreign debt, 86% (Figure 3) cited its value as a natural hedge against foreign currency devaluation. Not surprisingly, such natural hedges were said to be particularly important for public companies with large foreign exposures. The second most important motive for using foreign debt was its role in keeping the source close to the use of funds (63.4%), a consideration that was especially important for smaller, manufacturing firms.

The desire to manage interest rate risk helps explain why companies match the maturity of assets and liabilities. If asset and liability durations are not aligned, interest rate fluctuations can affect the amount of funds available for investment and day-to-day operations. So, when we asked CFOs how they choose between short-term and long-term debt, we were not surprised to find that the most popular response (63.5%, as shown in Figure 7) was “to match debt maturity with asset life.” Also not surprising, maturity matching was most important for small, private firms, which are likely to suffer the greatest losses in value (as a percentage of firm value) from interest rate risk.

Practical Cash Management Considerations

Although academics have not paid much attention to such issues, liquidity and cash management also affect corporate financial decisions. For example, many companies issue long-term debt to avoid having to refinance in “bad times”; 49% of CFOs, as reported in Figure 7, called this important or very important. One interpretation of this response is that it represents more evidence that management’s views on interest rates play a major role in the timing of debt issues. Avoiding bad times was especially important for highly levered manufacturing firms, also suggesting that what may look like attempts to time the market—a strategy that academics tend to view as “speculative”—may actually be viewed by corporate management as a form of interest rate risk management. That is to say, by “locking

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in" rates over a long horizon, managers effectively ensure that their operations and strategic investments will not be disrupted by a spike in rates or otherwise difficult market conditions.

Some responses that were handwritten on the surveys indicated that other practical considerations affected the maturity structure of borrowing. For example, consistent with the maturity-matching principle just described, four CFOs said that they tied their scheduled principal repayments to their projected ability to repay. Another six companies said they diversified the maturities of their debt to limit the size of their refinancing activity in any given year. Other firms borrowed for the length of time they thought they would need funds, or borrowed short-term until sufficient debt had accumulated to justify borrowing long-term.

Common Stock and EPS Dilution

Finally, we investigated the extent to which concern about earnings dilution influences decisions to issue equity. Depending on a number of variables such as the company’s current P/E ratio, the size of the contemplated equity offering, and how much (and quickly) the new equity is expected to increase earnings, new stock offerings can be expected to reduce reported earnings per share, at least over the next year or so. The academic view is that this kind of earnings dilution should not affect the value of the firm and hence should not deter companies from issuing stock, provided two conditions are met: (1) the company is fairly valued (based on management’s view of current prospects) at the time of the offering, and (2) management expects to earn the minimum required return on the new equity raised. But if the stock is undervalued (or is expected to become undervalued because of negative market reaction to announcement of the issue), then there is a “real” (as opposed to just an “accounting”) dilution of value. And management must weigh the costs associated with such dilution against the costs associated with either raising some other form of capital or forgoing the new capital and its planned uses.

Or, to make the same point a bit differently, the academic view is that the EPS dilution recorded by accountants can be quite different from the real dilution of value from issuing undervalued stock. And, to the extent these two kinds of dilution diverge, managers should concern themselves mainly (if not exclusively) with the dilution of value. That is, a management that needs common equity to fund a highly profitable project should not be deterred by cosmetic accounting considerations.

But, of course, to the extent management is convinced that the market prices stocks mainly by applying a standard industry “multiple” to the company’s reported EPS (or if managers’ bonuses are tied to EPS), then accounting effects will certainly weigh in their decision-making. And our survey results provide little doubt that corporate executives are concerned about the EPS effects of stock issuance. For the 38% of companies in our sample that seriously considered issuing common equity during the sample period, earnings dilution was the most important factor affecting their decisions (as shown in Figure 5, 69% of CFOs said EPS dilution was important or very important). Concern about EPS dilution was particularly evident among regulated companies, and among larger and dividend-paying companies.

There seem to be two main ways of interpreting this response. On the one hand, it suggests that corporate managers focus too much attention on EPS and too little on economic value. And the fact that concern about EPS dilution was less important when the CEO had an MBA lends support to this view. On the other hand, it is possible that at least part of management’s concern with EPS dilution is also a concern about issuing undervalued equity, and that it is often difficult to separate accounting from real dilution.

CONCLUSION

The findings of our survey on the practice of corporate finance are both reassuring and puzzling for those of us who teach finance in business schools. For example, it is encouraging that NPV is much more widely used as a project evaluation method than it was ten or 20 years ago. At the same time, our analysis of capital structure yielded the somewhat surprising result that “informal” criteria such as financial flexibility and credit ratings were the most important factors in setting debt policy—and that avoiding EPS dilution was the biggest reason for companies’ reluctance to issue equity. Less surprising was our finding that the degree of stock undervaluation was also important to equity issuance—and we know from other surveys that many if not most executives feel their stock is undervalued.
We found moderate evidence that companies follow the trade-off theory of capital structure by setting and attempting to adhere to target debt ratios. But other results, such as the importance of equity undervaluation and financial flexibility mentioned above, were generally consistent with the pecking-order view that companies issue equity only as a last resort. However, the evidence in favor of both theories does not hold up as well under closer scrutiny. For example, although many companies appear to follow a financing pecking order, our survey produces little evidence that their financing choices are related to the information disparities emphasized by the model. We also find at best mixed evidence that companies’ capital structure choices are influenced by transactions costs, product market concerns, or costs stemming from potential underinvestment and free cash flow problems.

There were, however, some fundamental differences between large and small companies that suggest that finance theory may be gaining ground faster among larger companies. Our research suggests that small firms are less sophisticated when it comes to evaluating risky projects. Small firms are significantly less likely to use the NPV criterion or the capital asset pricing model and its variants. And the fact that the majority of large companies (as compared to only a third of small firms) professed to adhere to target debt ratios also suggests the greater sophistication of the former (or that the theory simply doesn’t “fit” small firms as well).

What does the future hold? On the one hand, we are likely to see greater acceptance of some aspects of the theory. But we are also likely to see further modifications and refinements of the theory to reflect what we observe about corporate practice. In particular, we are likely to see greater academic efforts to reconcile apparent conflicts between the trade-off and pecking-order theories, both of which appear consistent with different aspects of corporate behavior. And we will also probably see more work devoted to explaining the differences in practice between large and smaller companies.

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Our survey provided direct evidence that equity undervaluation and the fear of earnings dilution lie behind the corporate reluctance to issue equity. CFOs consider convertible debt as “delayed” common stock that can be seen as minimizing financial distress costs and dilution.

APPENDIX

Using the penultimate version of the survey, we conducted tests at both the Financial Executives Institute (FEI) and Duke University. This involved having graduating MBA students and financial executives fill out the survey, note the required time, and provide feedback. Our testers took, on average, 17 minutes to complete the survey. Based on this and other feedback, we made final changes to the wording on some questions. The final version of the survey contained 15 questions, most with subparts, and was three pages long. One section collected demographic information about the sample firms. The survey instrument appears on the Internet at the address http://www.duke.edu/~charvey/Research/indexr.htm.

We used two mechanisms to deliver the survey. We sent a mailing from Duke University on February 10, 1999 to each CFO in the 1998 Fortune 500 list. Independently, we faxed 4,440 surveys to FEI member firms on February 16, 1999. Three hundred thirteen of the Fortune 500 CFOs belong to the FEI, so these firms received both a fax and a mailed version. We requested that the surveys be returned by February 23, 1999. To encourage the executives to respond, we offered an advanced copy of the results to interested parties.

We employed a team of ten Fuqua School of Business MBA students to follow up on the mailing to the Fortune 500 firms with a phone call and possible faxing of a second copy of the survey. On February 23, we refaxed the survey to the 4,440 FEI corporations and remailed the survey to the Fortune 500 firms, with a new due date of February 26, 1999. This second stage was planned in advance and designed to maximize the response rate.

The executives returned their completed surveys by fax to a third-party data vendor. Using a third party ensures that the survey responses are anonymous. We felt that anonymity was important to obtain frank answers to some of the questions. Although we do not know the identity of the survey respondents, we obtained a number of firm-specific characteristics, as discussed in the article.