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INVESTMENT BANKS AS CORPORATE MONITORS IN THE EARLY 20TH CENTURY
UNITED STATES

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ABSTRACT

We use the Clayton Antitrust Act of 1914 to study the effect of bankers on corporate boards in facilitating access to external finance. In the early twentieth century, securities underwriters commonly held directorships with American corporations; this was especially true for railroads, which were the largest enterprises of the era. Section 10 of the Clayton Act prohibited investment bankers from serving on the boards of railroads for which they underwrote securities. Following the implementation of Section 10 in 1921, we find that railroads that had maintained strong affiliations with their underwriters saw declines in their valuations, investment rates and leverage ratios, and increases in their costs of external funds. We perform falsification tests using data for industrial corporations, which were not subject to the prohibitions of Section 10, and find no differential effect of relationships with underwriters on these firms following 1921. Our results are consistent with the predictions of a simple model of underwriters on corporate boards acting as delegated monitors. Our findings also highlight the potential risks of unintended consequences from financial regulations.

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1 Introduction

Understanding the forces that facilitate firms' access to external finance is central to the analysis of the economic growth process. In order to mitigate financial frictions arising from asymmetric information, firms in many countries around the world often form affiliations with financial intermediaries, which enable the intermediary to gain access to information and monitor management. However, these affiliations may also be costly for firms: theoretical models suggest that intermediaries can use their informational monopoly to hold up firms and charge high interest rates or fees, thereby distorting the firms' investments (Sharpe, 1990; Rajan, 1992). The extent to which financial relationships help or hurt firms is therefore an empirical question. Although a substantial literature has documented correlations between financial relationships and firm value, convincing evidence is difficult to obtain, because bank-firm relationships are determined endogenously.

The financial history of the United States offers a unique opportunity to estimate the value of financial relationships. In the early twentieth century, legal protections of investors were weak, and asymmetries of information between corporate insiders and outsiders were strong. Perhaps as a result, close affiliations between public companies and the investment banks that underwrote their securities, which were the firms' main source of financing, were quite common. Underwriters often held seats on their clients' boards, and they used those positions to participate in their clients' management and governance. The influence of investment banks in corporate governance gave rise to fears that financiers were abusing their positions to extract rents from their clients. To restrict their role in the economy, Section 10 of the Clayton Antitrust Act of 1914 prohibited the securities underwriters of railroads, which were then the largest and most widely held corporations, from holding board seats with their clients.

We use Section 10 of the Clayton Act to analyze the value of relationship intermediation. To address the endogeneity of bank-firm relationships, we exploit the preexisting variation in the strength of railroads' relationships with underwriters represented on their boards to estimate the impact of the imposition of Section 10 on firm outcomes. The results indicate that by restricting the presence of underwriters on their clients' boards, the regulation limited the bankers' role as monitors and undermined the railroads' ability to finance valuable investment opportunities.

To motivate our empirical analysis we present a simple illustrative model of underwriters as

delegated monitors based on Diamond (1984). Firms choose whether to enter into a relationship with an underwriter, or to utilize an uninformed banker for their underwriting. Relationship underwriters have a presence on their clients' boards, which prevents managers from misreporting the value of their investments. Such monitoring is costly but it reduces inefficient liquidations, thereby facilitating access to capital and increasing the efficiency of investments. Larger firms, or firms with more investment opportunities, are more likely to choose an underwriter-monitor since they benefit more from avoiding liquidation. For firms that would have selected into a relationship with an underwriter-monitor, the model predicts that the restrictions imposed by Section 10 would have led to a decline in market values, investment, and borrowing levels, and would have increased the cost of external finance.

To test these predictions, we construct a new dataset containing financial information for all railroads whose shares were listed on the New York Stock Exchange (NYSE) from 1905 to 1929. We identify the presence of underwriters on the railroads' boards by matching the names of railroad directors to the names of the partners and directors of securities underwriters. We also document the volume of underwriting done by bankers on railroad boards utilizing newly collected evidence on the underwriting of corporate bonds over this period. To conduct falsification tests, we also construct a dataset containing the same information for large NYSE-listed industrial firms.

The ideal experiment to measure the effect of relationship intermediation would assign bank-firm ties randomly. Although bankers and firms endogenously chose to enter into relationships, the imposition of Section 10 provides a quasi-experiment based on preexisting variation in the degree of relationship underwriting across firms. Prior to the enactment of the Clayton Act, the average railroad in our sample had 41% of its securities underwritten by institutions represented on its board, and this fraction varied considerably across firms. Yet in the year after Section 10 went into effect, none of the underwriting among our sample railroads was done by banks represented on their boards. Railroads that had initially maintained stronger relationships with their underwriters were therefore more severely affected by the regulatory change.

Quite helpful for our analysis, Section 10 was not implemented in 1914, but was repeatedly postponed by Congress and only went into effect in 1921 when President Wilson vetoed a further postponement. Thus, its timing is arguably exogenous to firm outcomes, and our findings are not confounded by the effects of the other antitrust provisions of the Clayton Act, which were

implemented in 1914. To comply with the law, underwriters could either resign from the boards of their client railroads, or retain their directorships and stop providing underwriting services. To avoid confounding effects from endogenous choices made by firms and banks in anticipation of the ultimate implementation of Section 10, our empirical framework compares the outcomes of railroads before and after 1921 by the strength of their affiliations with bankers *in 1913*—specifically, the percent of underwriting done up to 1913 by the banks represented on the railroad’s board in that year.

We find that railroads with stronger relationships with their underwriters in 1913 experienced a decline in their investment rates, valuations, and leverage, as well as an increase in their average interest rates in the years following 1921. For most variables, the economic magnitudes of the estimates are relatively modest: the effects for the latter three outcomes were equivalent to 2% to 5% of the variables’ 1920 means. However, the effect on investment rates was much larger—a 28% decline relative to the mean 1920 rate. As a falsification test, we perform the same analysis on industrial corporations, many of which had strong affiliations with underwriters, but which were not subject to the prohibitions of Section 10. We find no effects of close ties to underwriters among those firms, which confirms that the results are not driven by other changes in the role or influence of investment banks in the 1920s. Thus, relationship underwriting seems to have benefited railroads by allowing them to finance larger investments at lower costs, thereby improving their valuations. These findings contrast sharply with the intentions of the authors of the Act, which was to prevent financiers from expropriating other investors through self-dealing, for example by charging their client railroads excessive fees for securities issues.

A potential source of concern is that our findings may reflect the selection of particular types of railroads into close relationships with underwriters. Our estimation framework controls for time-invariant unobserved firm characteristics, and we use a variety of strategies to deal with selection on observables. We also address the concern of differential trends for firms with strong relationships with underwriters by explicitly controlling for such trends. Moreover, we create a placebo “Clayton Act” in the year 1909, and find no differential effects of the strength of underwriting relationships following that year.

The prohibitions of Section 10 went beyond securities underwriting, raising the concern that our results could be driven by changes unrelated to the disruption of bank-firm relationships.

In particular Section 10 prohibited other forms of self-dealing by railroad directors, such as the purchasing of inputs from affiliated firms. However, our results are robust to including controls for board interlocks with industrial firms that were likely suppliers of capital equipment to railroads. The authors of the Act also intended it to limit the ability of banker-directors to facilitate collusion among competing railroads. An additional source of concern regarding our results could be that they reflect the impact of dissolutions of board interlocks among competing railroads following the resignations of bankers who held multiple railroad directorships. Yet we show that our results are not driven by the preexisting level of director interlocks with competitors created by underwriters. These findings further suggest that the main mechanism behind the effects we estimate is the disruption of the role of underwriters as monitors.

Finally, we use an instrumental variables framework to analyze the changes made to bank-firm relationships prior to 1921, in anticipation of Section 10's eventual implementation. The results obtained from an OLS specification that estimates the effect of bank-firm relationships in 1920 (rather than 1913) on firm outcomes after 1921 are biased by the endogenous changes in banker directorships made in anticipation of the implementation of Section 10. We find that IV estimates of the same specification are larger than the OLS estimates, suggesting that bankers stepped down from the boards of railroads that suffered the most from financial constraints in anticipation of the implementation of the regulation, perhaps because those firms were more likely to require underwriting services in the future. These results also suggest that our estimation strategy, which utilizes the preexisting variation in strength of bank-firm relationships in 1913, leads us to underestimate the effect of bank monitoring in relaxing financial constraints in our main results.

Our analysis contributes to a substantial literature assessing whether relationship banking is beneficial or detrimental for firms. This question has been studied using modern data from countries characterized by bank-centered financial systems, such as Germany (Gorton and Schmid, 2000; Agarwal and Elston, 2001) and Japan (Weinstein and Yafeh, 1998; Morck and Nakamura 1999), and where bankers have only a modest presence on firms' boards, such as the United States (Booth and Deli, 1999; Kroszner and Strahan, 2001; Güner, Malmendier and Tate, 2007). Economic historians have also investigated the effect of ties to J.P. Morgan & Co. on the value and investments of American corporations in the early twentieth century (DeLong, 1991; Ramirez, 1995; and Cantillo Simon

1998) and the value of ties to financial intermediaries in other countries (Fohlin, 1998; Guinnane, 2002; Braggion and Ongena, 2014). These studies, however, generally do not address the endogeneity of affiliations between firms and banks.¹ We add to this literature by exploiting a regulatory change that generates exogenous variation on the strength of the relationship between underwriters and their clients, and therefore makes it possible to identify the effects of these associations on a variety of firm outcomes.

More generally, our paper contributes to the analysis of the effect of board composition on firm outcomes. This has long been a central question in the study of corporate governance, but the empirical literature has only recently begun to address the challenges posed by the endogenous choice of board members (Hermalin and Weisbach, 1988; 1998; 2003). Thus far, only two regulatory changes have been used to address this problem. First, a handful of papers study the introduction of gender quotas in Norway in 2006 on firm values (Ahern and Dittmar, 2012; Nygaard, 2011) and labor decisions (Matsa and Miller, 2013). However, it is not clear how or why gender composition should affect firm governance. Duchin, Matsusaka and Ozbas (2010) investigate the role of independent directors, which the theoretical literature has argued can benefit or hurt firms (see Adams, Hermalin and Weisbach, 2010, for a review). Exploiting mandates to appoint outside directors to corporate boards, the authors find that the effects of director independence on firm performance depends on the cost of information acquisition. Our paper adds to this literature by focusing on an important and controversial aspect of corporate governance: the role of bankers on boards, and their ability to monitor their client firms. In addition to studying the effect of relationship underwriting on firm value, we also consider its impact on other important firm outcomes, such as access to credit and investments.

Finally, the analysis of this paper also relates to the literature addressing how regulations have restricted the role of financial institutions in the American economy over time (see, for example, Roe 1994). A distinctive characteristic of the governance of American corporations today is the relatively minor presence of financial institutions on the boards of nonfinancial firms (Kroszner

¹There are two main exceptions to this criticism. Cantillo Simon (1998) analyzes the stock returns of the firms from which the partners of J.P. Morgan & Co. voluntarily resigned in early 1914. However, our instrumental variables analysis suggests that voluntary resignations made prior to the implementation of Section 10 were based on private information on the quality of firms. This suggests that the results of Cantillo Simon may confound selection effects with the pure impact of banker-directors on firm value. Güner, Malmendier and Tate (2007) use instrumental variables to address the endogenous presence of commercial bankers on the boards of American firms in the 1990s. We contrast their findings to ours in the conclusion.

and Strahan, 2001; Güner, Malmendier and Tate 2008). But investment banks played a major role in the governance of corporations merely a century ago.² Our paper suggests that regulations designed to restrain the presence of bankers on boards may have been one contributing factor to the decline in the role of financial institutions in American corporate governance.

Our findings also highlight the potential risks of unintended consequences from financial regulations: the Clayton Act’s restrictions on the role of financiers in the governance of railroads ended up harming the firms they were intended to help. We return to this point in the conclusions of the paper.

2 Historical Background: Railroads, Investment Banks, and the Clayton Act

2.1 Underwriters and railroad governance

The second half of the nineteenth century witnessed the emergence of major railroad systems in the United States, which quickly became the largest business enterprises in the American economy.³ At that time, the weak legal protections available for minority investors failed to constrain the behavior of controlling insiders, and asymmetries of information between those insiders and outside investors were acute (Hilt, 2014). That era of “ruthless and criminal abuse of power” by controlling shareholders was plagued by scandals, which repeatedly shook the confidence of outside investors in railroad securities.⁴ In reaction, the investment bankers who facilitated the distribution of railroad bonds sought a more active role in their governance.

At the time, state regulations constrained commercial banks to be relatively small, and those institutions were therefore unable to provide loans of the size required to satisfy the railroads’ large demand for external financing.⁵ Instead, railroads financed their growth primarily by issuing

²On the historical role of investment banks, see Carosso, 1970; Carosso and Sylla, 2001; Morrison and Wilhelm, 2007; Hannah 2011; and Flandreau and Flores, 2012. Our paper adds to this literature by providing the first comprehensive documentation of the representation of underwriters on the boards of major corporations in the early twentieth century.

³In 1870 the capitalization of just one of the largest railroads was equal to 40 percent of the combined capitalization of all manufacturing corporations listed on the Boston Stock Exchange, where the major industrial firms were listed at that time.

⁴Moulton (1933:7). Colorful examples of these scandals can be found in Adams and Adams (1871), Campbell (1938) and White (2012).

⁵In the nineteenth and early twentieth centuries, commercial banks were generally prohibited from branching,

bonds. A small number of American investment banks developed the capacity to underwrite these large debt issues; their critical role in the distribution of railroad securities gave them influence over their clients. Particularly after the financial panic of 1893 and the resulting wave of railroad bankruptcies, major securities underwriters, which at the time included private partnerships, trust companies, and affiliates of commercial banks, began to hold board seats with their client railroads, and monitor the activities of their managers (Carosso, 1970; Martin, 1971).

In this era of “relationship underwriting,” the interests of underwriters were well aligned with those of railroad securities holders. In most underwriting transactions the bankers typically purchased the issue from a railroad and re-sold it at a premium, bearing market placement risk. Moreover, future revelations of mismanagement or fraud by the railroad damaged the underwriter’s reputation among investors, and hurt its capacity to distribute future issues. Thus, underwriters had strong incentives to monitor or even control their clients. A clear illustration of the relationship between bankers and management is found in a well-known confrontation between the management of a railroad and J.P. Morgan. The management argued that they shouldn’t have been expected to submit control over their railroad to Morgan. Morgan replied “Your railroads! Your railroads belong to my clients.”⁶

The banks represented on a railroad’s board often led the underwriting syndicates for the firm’s debt issues. Using novel data on the underwriting of securities, we find that the closest affiliations tended to be between the largest railroads and top-ranking investment banks. These relationships were often long-lasting, and enabled the underwriters to gain access to private information about the railroad, and exert influence over management. However, the representation of investment bankers on railroad boards was nearly ubiquitous, and in some cases board seats were not accompanied by an underwriting relationship. These latter banker-directors may simply have been sought as financial experts, and may have served on the board in the hope of becoming a provider of underwriting services in the future (see, for example, Cohan, 2011). The early twentieth century was thus known as the era of “banker control” of railroads.⁷

and were required to confine their operations to a single office. Calomiris (1995) analyzes the consequences of these restrictions.

⁶ *Wall Street Journal* 1 April 1913. In the original, the speakers use the abbreviated term “road” rather than “railroad”; we have changed the text to reflect modern usage.

⁷ However, the term “banker” was often understood to mean “anyone who had made a fortune in financial dealings” (Martin 1971: 18) and therefore also denoted those who would be described today as “corporate raiders” or speculators—agents whose interests and incentives were quite different from those of securities underwriters. Instances

Over time, the role of underwriters in the governance of railroads and other major corporations became subject to political criticism. By the first decade of the twentieth century, a small number of elite financial institutions held directorships with the majority of large corporations, which aroused anti-banker sentiment, particularly following the Panic of 1907.⁸ In 1912, the US House of Representatives authorized an investigation of the so-called “money trust” by a committee headed by Representative Arsène P. Pujo (Pujo Committee, 1913a, 1913b). Financiers were accused of controlling the firms’ access to credit, and using their power to enrich themselves at the expense of the public in numerous ways, such as charging their clients high interest rates or fees for securities issues, facilitating collusion, and tunneling resources to other firms under their control (see Brandeis, 1914).

Financiers defended themselves during the Pujo investigation utilizing arguments that are consistent with their role as corporate monitors. They claimed that their presence on boards allowed them to supervise their clients, and helped to assure investors that the company was well managed. Their clients could issue securities on more favorable terms with their representation because investors valued the banks’ reputation, which in turn gave underwriters incentives to effectively monitor them (Carosso, 1970; DeLong, 1991). Indeed, guides for investors from the era suggested that the participation of a leading underwriter in the management of a railroad enhanced the value of its securities (see, for example, Sakolski, 1913:51).

Ultimately, the Pujo Committee’s report called for Congress to enact regulations on the role of financiers in the economy (Pujo Committee, 1913b). In an effort to forestall such regulation, the partners of the most important investment bank, J.P. Morgan & Company, announced they would resign from 30 boards at the beginning of January 1914.⁹

2.2 The Clayton Act of 1914

Those resignations, however, did not deter efforts to impose new regulations on bankers. Inspired by the findings of the Pujo Committee, in January 1914 President Woodrow Wilson gave a special

of “banker management” in which securities underwriters in fact had little influence were criticized as producing firms suffering from “financial weakness,” and operating “for the benefit of insiders” (Ripley, 1915: 525).

⁸On the role of financial intermediaries during this panic, see Frydman, Hilt and Zhou (forthcoming). On the early history and political complexity of anti-banker political sentiment, see Hammond (1957).

⁹See “Morgan Firm Out From Thirty Boards,” and “May Modify Legislation: Concessions by Financiers Likely to Stop Radical Action by Congress,” *New York Times*, 3 January 1914. See also Cantillo Simon (1998).

address to Congress calling for new antitrust legislation. The address repeatedly mentioned the role of bankers in corporate governance, particularly in the case of railroads, and argued that

those who direct public affairs now recognize...the great harm and injustice that has been done to many, if not all, of the great railroad systems of this country by the way in which they have been financed and their own distinctive interests subordinated to the interests of the men who financed them...(Wilson 1914, vol 29, p. 155).

In October 1914, Congress passed the Clayton Antitrust Act. Besides its many clauses intended to clarify and strengthen the Sherman Antitrust Act of 1890, the Clayton Act included several provisions designed to limit the power of the money trust in specific industries. Section 10 explicitly prohibited transactions between railroads and firms with which they had a director or executive in common. In particular, it forbade railroads from having “dealings in securities” with any financial institution that had a partner or director on the railroads’ board.¹⁰ The act also outlawed other forms of self-dealing by directors; we discuss the effects of these broader prohibitions in detail in Section 5.5 below.

Importantly, the rule did not prohibit financiers from sitting on railroad boards, but it forbade banks that held railroad board seats from underwriting securities for that railroad. Bankers who sat on the boards of railroads could choose to remain on those boards and cease to act as their underwriters, or they could continue to underwrite securities for the railroads, and resign from their boards. We therefore design our empirical strategy appropriately not to confound the estimates of the effects of the regulatory change on firm outcomes with the endogenous choice of underwriters of whether to step down from corporate boards.

The implementation of Section 10 of the Clayton Act did not occur immediately, however. A two-year delay in its implementation was enacted, so that the Interstate Commerce Commission (ICC) could develop the capacity to enforce it (see House Judiciary Committee, 1917). Further such delays were then implemented in 1916 and 1918.¹¹ The railroads strenuously argued against the implementation of Section 10, stating that they “ought not to be required to elect whether or

¹⁰Oct. 15, 1914, ch. 323, 38 Stat. 730. (After lobbying by the railroads, this term was repealed in 1988.)

¹¹The effects of World War I severely disrupted the operations of American railroads, and strengthened their arguments for a delay. In 1917, the federal government assumed control over the industry, leasing the railroads’ assets in exchange for a guaranteed rate of return based on historical averages. Federal control, which was welcomed by the industry, suspended many railroad regulations and coordinated the operations of individual firms to serve the needs of the war effort. Control was restored to the railroads themselves in March 1, 1920.

not they will cut themselves off from sources of money supply or will leave off of their boards some of their strongest directors” (New York Central Railroad, 1921: 16). Although Congress passed a one-year delay in 1920, President Wilson vetoed it on December 30, 1920, and Section 10 went into effect on January 1, 1921. Thus, the timing of the implementation of the reform was generally unexpected, and exogenous to firm outcomes. Importantly, our empirical findings presented in Section 5 are not confounded by all other antitrust provisions of the Clayton Act, which were implemented in 1914.

2.3 Effects of Section 10 on Bank-Firm Relationships

We begin our analysis of the effects of Section 10 by documenting the impact of the regulation on railroads’ relationships with their underwriters. The extent to which Section 10 was actually obeyed is explored in Figure 1, which presents a three-year moving average of the percentage of debt underwritten by investment banks represented on the boards of the sample railroads and industrial firms, from 1907-1929.¹² The figure indicates that prior to 1913, around 60 percent of railroad and industrial firm debt was underwritten by bankers with board representation. Following 1914, when the Clayton Act was passed, the ratio began to decline for railroads, reaching a level of 35 percent by 1920, whereas the level for industrials remained roughly stable. Finally, following the implementation of Section 10 in 1921 underwriting by bankers on railroad boards fell to almost zero (the moving average of the figure obscures the fall to zero in 1921 and near-zero in the following years).¹³ In contrast, there is no equivalent shift in underwriting by bankers on the boards of industrials, which were not subject to Section 10, indicating that the change among railroads was in fact due to that statute.

Section 10 of the Clayton Act did not actually mandate that underwriters step down from boards; banker-directors could comply by ceasing to provide underwriting services. However, many railroads and underwriters apparently concluded that the optimal response was for the banker to resign. The resignations of prominent bankers from major railroads’ boards in the months following

¹²The greater volatility in the case of industrials is due to the much lower volume of bond underwriting among those firms. See the Appendix.

¹³There is little research on the enforcement or judicial interpretation of Section 10 (one exception is *William & Mary Law Review*, Note, 1976). However, Figure 1 suggests that in the late 1920s compliance with the law was good but not always perfect. If firms were able to circumvent the law to some extent, this should bias our framework against finding an effect.

the implementation of Section 10 attracted considerable attention in the press.¹⁴ The overall effect of the imposition of Section 10 in 1921 on the composition of boards is presented in Figure 2, which plots the number of major underwriters represented on the boards of all sample railroads and industrials at two- to five-year intervals from 1905 to 1925.¹⁵ In 1913, NYSE-listed railroads had an average of 2.5 such institutions represented on their boards, and industrial firms had about 1.3. Following the Morgan resignations and the passage of the Clayton Act in 1914, the number for railroads fell somewhat; by 1920 they had on average just over two major underwriters on their boards. But the actual implementation of Section 10 in 1921 caused a substantial, discreet change in underwriter representation on railroad boards: it fell by 50 percent. In contrast, industrial firms saw very little change throughout the entire post-1914 period.

Finally we analyze the impact of Section 10 on the strength of affiliations between particular railroads and banks, as measured by the degree of reliance on particular underwriters. Table 1 presents the evolution of a Herfindahl-Hirschman index of concentration of underwriting services by lead underwriters.¹⁶ We split the sample between the “high board underwriting” railroads, defined as those in the top quartile of the amount of underwriting done up to 1913 by the bankers on their boards in 1913, and the “low board underwriting” railroads. The high board underwriting group were the railroads most strongly affected by Section 10. Columns (1) and (2) show that underwriting services were much more concentrated (HHI above 0.8) for the railroads that relied most heavily on the bankers on their boards prior to 1920. The HHI number for this group declined sharply to 0.625 after Section 10 of the Clayton Act was implemented, and the differences in HHI across the two groups became statistically indistinguishable (see column 3). The difference in differences across groups and over time is -0.33, equivalent to 56 percent of the 1920 overall mean, which was 0.622. This suggests that the implementation of Section 10 significantly altered underwriting relationships: railroads that had previously maintained very close affiliations with particular underwriters turned to a broader range of different investment banks for underwriting

¹⁴“Many Changes Soon in Railroad Boards,” *New York Times*, 23 January 1921. On the resignation of important bankers, see also “Schiff and Kahn Quit Union Pacific,” “Mellon Leaves the P. R. R.,” “Two New Erie Directors,” *New York Times*, 2 December, 13 January, and 24 July 1921, respectively.

¹⁵Major underwriters are defined as the top 25 in underwriting volume for all sample industrials and railroads prior to 1929. Those 25 institutions accounted for 90 percent of all bond offerings (by volume). The list of the top 25 underwriters is presented in Appendix Table A1.

¹⁶The index is calculated from the shares of a railroad’s value of its bond offerings in which each bank was the lead underwriter. That is if bank b was the lead underwriter for n_b of a railroad’s N bond offerings, and there were B different banks that acted as lead underwriters, the HHI index for the railroad would be $\sum_{b=1}^B (\frac{n_b}{N})^2$.

services once those intermediaries could no longer have a presence on their clients' boards.

3 Theoretical framework

Restricting relationships between firms and underwriters can have different effects on firms. If underwriting relationships relax firms' financial constraints, then severing or disrupting those relationships may be costly to firms. On the other hand, if relationships enable underwriters to extract rents, the restriction may free firms from those costs. The authors of the Clayton Act were animated by concerns over the latter, and gave little consideration to the former.

To motivate our empirical analysis, we present a simple theoretical framework that models the decision to utilize an underwriter who can effectively monitor the firm, and produces a series of predictions regarding the effects of the implementation of Section 10 on specific firm outcomes. We model underwriters with board seats as delegated monitors, in the spirit of Diamond (1984). Instead of focusing on relationship lending, which is more common in the literature, our emphasis is on relationship underwriting. In the early twentieth century, railroads relied mostly on bond finance and, as we discussed above, underwriters had strong incentives to monitor their clients. Our model takes as given the need to issue bonds to finance new investments, and emphasizes the potential of underwriters to monitor management.

The key friction in the model arises from an information asymmetry: a firm's insiders observe the cash flows it generates, but its providers of external financing, the bondholders, do not. As in Diamond (1984), this creates a moral hazard problem, since the insiders will be tempted to underreport cash flows and reduce the payout to the bondholders, keeping the residual for themselves. The bondholders use the threat of costly liquidation to induce truthful revelation of the value of the cash flows, which raises the cost of debt, and reduces the range of investments that can get financed. In our setting, the investment bank that underwrites a firm's debt can potentially alleviate these problems by monitoring the firm on behalf of the bondholders. If underwriters with board seats can gain access to the firms' private information, and if they can commit to reporting this information to the bondholders, the asymmetric information problem is resolved. On the other hand, monitoring is costly and the underwriter will charge a fee for this service, which may be prohibitively expensive for some firms.

3.1 Setup

The model has two periods. There is a continuum of firms f , which differ at time 0 in the probability $\lambda_f \sim F(\lambda)$ of having access to an investment opportunity at time 1. The probability λ_f can be thought as the firm's growth opportunities or its size.¹⁷

An investment opportunity requires an outlay of 1 unit of capital in period 1, and yields a stochastic payoff in period 2. Projects vary ex-ante in their quality p : with probability p the project is successful and its cash flows are worth V_H , with probability $1 - p$ the project is only worth $V_L < V_H$. For simplicity, we assume that p is observable and verifiable by all parties, and that p is distributed $U[0, 1]$ and independent across firms. The realization of V_H or V_L is observed only by the firm's insiders, who will therefore be tempted to report V_L to outside investors regardless of the true realization, and keep any additional cash flows for themselves.

If a project arrives in period 1, it must be financed by the issuance of debt, and the firm needs a banker to underwrite these securities. The underwriter sells the debt to risk-neutral investors, who have a required expected rate of return equal to $R \in (V_L, V_H)$.

At time 0, prior to the arrival of an investment opportunity, firms decide the type of underwriter that will market its securities. Specifically, they choose whether or not to offer a board seat to an underwriter. If an underwriter has a seat on the firm's board, they can monitor the firm and verify the true value of the project's payoff, V_L or V_H . If there is no banker on the firm's board, then the firm must use an arms-length underwriter who cannot monitor the firm. For simplicity, we assume that the underwriters receive no fee for marketing securities, but that they are compensated for providing monitoring services in the form of a fee of M .¹⁸

We denote F the face value of the debt issued by the firm, which is sold for a price of 1. At time 2, bondholders can choose to liquidate the project, in which case they only recover an amount $L < V_L$, and the insiders receive a payoff of 0.

With an arm's-length underwriter, outside investors anticipate that insiders have an incentive to

¹⁷Although for simplicity our framework is static, in a dynamic setup firms with higher λ_f would acquire more projects over time, and therefore be larger in equilibrium.

¹⁸Effectively, we assume a zero marginal cost of exerting monitoring effort if there is a banker on board, and infinite otherwise. Our model can be extended to allow for the monitoring fee to depend on the arrival of an investment opportunity. As long as there is a fixed component to this fee—that is, the monitoring fee is not purely proportional to λ_f —larger firms will choose to have a monitor. Note that if the fee was exactly proportional to the probability of receiving a project, there would be no selection of firms into monitoring relationships based on their ex-ante growth opportunities: either all firms would choose to have bankers on boards, or no one would.

lie about the payoff of the project. To guarantee truth-telling by the insiders, investors will always liquidate the firm if the insiders report that the payoff is V_L .¹⁹ Since investors will therefore receive L in the low state and require an expected rate of return R to invest in the firm, the payment in the good state (and therefore the maximum amount that the firm can borrow) is given by:

$$F_N(p) = \frac{R - (1 - p)L}{p} \quad (1)$$

Since the firm's insiders will only take on an investment opportunity with positive expected payoffs, investment will take place as long as $p(V_H - F_N) \geq 0$, or

$$p \geq p^* \equiv \frac{R - L}{V_H - L} \quad (2)$$

If instead the firm uses an investment bank with a board seat to underwrite their debt, the bank will learn the true value of the project's payoff and report it to the bondholders, who no longer have incentives to liquidate the firm when V_L is reported. As a result, the amount that the firm must promise to repay outside investors in the good state becomes:

$$F_M(p) = \frac{R - (1 - p)V_L}{p} \quad (3)$$

Thus, investment will occur for a project p as long as

$$p \geq \underline{p} \equiv \frac{R - V_L}{V_H - V_L} \quad (4)$$

A comparison of (2) with (4) reveals that $p^* > \underline{p}$. Thus, the lack of monitoring leads to underinvestment: positive NPV projects $p \in [\underline{p}, p^*)$ cannot be financed in the case of arm's-length underwriting. This distortion occurs because the costs of raising external funds under non-monitoring are higher, as investors need to be promised a higher amount relative to the efficient case ($F_N(p) > F_M(p)$).

Having a banker on the board who can potentially act as a monitor is costly, and results in a loss of value to the firm's insiders equal to M . By incurring this cost at $t = 0$, the firm has the option

¹⁹We assume that investors can commit to this liquidation strategy ex-ante.

of using this banker to underwrite its securities if it needs external funds. Even though we refer to M as monitoring costs, these costs include not only the direct fees paid to the underwriter-monitor but also other indirect costs associated with having bankers on boards, likely including rents that bankers may extract from the firm, as the Progressives argued during the Pujo Committee hearings. Thus, these “monitoring fees” could potentially amount to a substantial fraction of firm value.

Firms will choose at $t = 0$ to have a banker on board if the potential benefits from doing so outweigh its costs. The total value of the equity when there is no underwriter-monitor on the board equals the expected net present value of new investments that are implemented, which is given by:

$$S_N \equiv \lambda_f \int_{p^*}^1 p (V_H - F_N) dp = \frac{1}{2} \lambda_f \frac{V_H - V_L}{c_0} \quad (5)$$

where $c_0 = (V_H - V_L)(V_H - L)/(V_H - R)^2 \geq 0$.

If the firm chooses instead to have a potential underwriter on the board of directors, it can invest more efficiently. In this case, the net present value of the firm’s new investments, ignoring monitoring costs, at $t = 0$ is equal to:

$$S_M \equiv \lambda_f \int_{\underline{p}}^1 p (V_H - F_M) dp = \frac{1}{2} \lambda_f \frac{V_H - L}{c_0} \quad (6)$$

The firm will choose to have a banker on the board if the gains from doing so are greater than the costs, $S_M - S_N \geq M$, or:

$$\lambda_f \geq \lambda^* \equiv \frac{2 M c_0}{V_L - L} \quad (7)$$

Examining equation (7), we see that the benefits from monitoring are increasing in the firm’s availability of investment opportunities λ_f . Firms that are more likely to invest (and that therefore will need to raise external funds), are also more likely to establish a relationship with an underwriter because avoiding inefficient liquidation is more valuable to them. Using our loose interpretation of λ_f as firm size, we see that larger firms (i.e., firms with $\lambda_f \geq \lambda^*$) will choose to have bankers on their boards to underwrite their securities.

3.2 Predicted Consequences of the Clayton Act

We use this simple framework to obtain predictions of the effect of Section 10 of the Clayton Act for railroads. The imposition of the rule should have affected firms that selected into monitoring relationships with an underwriter—that is, firms with $\lambda_f > \lambda^*$ —and should have had no effect on firms that optimally chose arm’s-length underwriting. We compare the market values, investment levels, debt outstanding, and borrowing costs for a firm that was forced by Section 10 to switch to arm’s-length underwriting, at time 0.

1. *Investment and New Borrowing.* Following the imposition of Section 10, firms that would have selected into a relationship with an underwriter on their board will, on average, have lower levels of borrowing and investments.

$$\Delta I = \lambda_f \left(\int_{p^*}^1 1 \, dp - \int_{\underline{p}}^1 1 \, dp \right) = -\lambda_f \frac{1}{c_0} \frac{V_L - L}{V_H - R} < 0, \quad (8)$$

Projects with $p \in (\underline{p}, p^*)$ will not be implemented when monitoring is not allowed. Since all new investment is financed externally, (8) also describes the decline in borrowing experienced by affected firms.

2. *Market values.* Firms that would have selected into a relationship with an underwriter on their board will experience a decrease in market valuations:

$$\Delta S = S_N - (S_M - M) = -M \left(\frac{\lambda_f}{\lambda^*} - 1 \right) < 0. \quad (9)$$

The fall in value follows immediately from the fact that firms with $\lambda_f \geq \lambda^*$ will be forced to invest less efficiently than they would choose to in the absence the regulation.

3. *Borrowing costs.* Firms that would have selected into a relationship with an underwriter-monitor will experience a higher marginal cost of borrowing, or²⁰

$$\Delta \hat{R} = \frac{\int_{p^*}^1 (F_N(p) - 1) dp}{\int_{p^*}^1 1 \, dp} - \frac{\int_{\underline{p}}^1 (F_M(p) - 1) dp}{\int_{\underline{p}}^1 1 \, dp} \approx \frac{1}{2} \frac{V_L - L}{c_0} > 0, \quad (10)$$

²⁰The approximation below uses the relation $\log(1 + x) \approx x - \frac{1}{2}x^2$.

where the total amount of interest paid $\hat{R} = F - 1$ is the difference between the the face value of the debt issued by the firm and the amount it borrowed.²¹

Note that in our model, the book value of assets at $t = 0$ is independent of the type of underwriter. Thus, these predicted changes in the level of investment, new borrowing, and market values are also applicable to investment rates, leverage ratios, and Tobin’s Q. This simple framework therefore predicts that the railroads with a stronger preexisting association with their underwriters through their boards would experience a decline in values, investment rates and leverage, and an increase in their borrowing costs as a consequence of the implementation of Section 10.

3.3 Discussion of the model’s assumptions and implications

In our framework, firms with more investment opportunities are more likely to enter into a relationship with an underwriter on their board. This feature is consistent with a fact we document below, that close affiliations between railroads and underwriters were most frequently established among the largest and best-known railroads, which suggests that adverse selection motives for establishing a relationship—such as screening or certification—were less likely to have played an important role in corporate debt markets at that time.²²

The friction at the heart of the model, that only insiders can observe the true state of the firm’s cash flows, seems consistent with the history of the railroad industry, which is replete with examples of the condition of firms being “sedulously hidden” from investors as insiders engaged in “plundering” (Campbell, 1938: 92). That bankers with board seats could get access to this hidden information, and that they often restricted management from engaging in value-destroying behavior, is also well supported by the history.²³

²¹The marginal interest rate paid by firms when the Clayton Act restriction is enforced is affected by two forces. First, for a given project of quality p , firms will pay a higher interest rate when the underwriter is not allowed to monitor. This direct effect will increase interest expenses for the affected firms. However, there is also an indirect effect due to project selection: under the Act’s restriction, firms will pass up on marginal investment opportunities (that is, projects with $p \in (\underline{p}, p^*)$). Since these investments are ex-ante riskier, this second force will tend to reduce the interest expense paid by firms. In our setup, the first effect dominates.

²²On the certification role of underwriters more generally, see Booth and Smith (1986) and Chemmanur and Fulghieri (1994).

²³For example, when J.P. Morgan took a seat on the board of the Northern Pacific Railroad in 1883, he found that the expenses for construction and equipment had vastly exceeded the estimated costs, and that Villard, the President of the company, had liberally spent funds on various other projects. The railroad quickly fell into financial trouble, and Morgan restored the credit and earnings of the firm by reorganizing its financing, appointing a strong committee to oversee the activities of the firm, and encouraging Villard to resign (Strouse, 1999). Other such examples are presented in Campbell (1938).

In our simple framework, we have assumed that underwriters with board seats can commit ex-ante to monitor and reveal the true state of firms to investors. We make this assumption for simplicity; in its absence, there will be no underwriter-monitors in equilibrium in our static model.²⁴ (In multi-period settings, incentives to monitor can be sustained by the fear of loss of reputation; see Boot (2000) for a survey.) An alternative interpretation of our framework that does not require this assumption is that informed underwriters can smooth the bankruptcy process and avoid costly liquidation. In this formulation, an underwriter on the board can help creditors recover the full value of the assets V_L in the event of default. Indeed, anecdotal evidence suggests that established relationships with financial intermediaries was particularly helpful during corporate reorganizations (Daggett, 1908; Dewing, 1914). When railroads defaulted on their debts, the bondholders often promoted the underwriters of those securities to represent them in the receivership committees. Perhaps due to their privileged access to the financial information, these bankers played an instrumental role in restructuring the liabilities, thereby ensuring a prompt reorganization of the firms' capital structures, and avoiding liquidation.

Finally, theoretical work has argued that a potential cost from relationship intermediation is that banks may use their informational monopoly to hold up the firm and charge ex-post high interest rates or fees (Sharpe, 1990; Rajan, 1992). In our model, this potential rent extraction is embodied in the cost M . But since firms freely (and optimally) select into a relationship with an underwriter, banks can extract these rents only as long as they do not exceed the benefits to the firm from entering into a relationship. Contemporary critics' arguments that the monopolization of credit markets was so extreme that firms had little choice but to submit to banker control were not consistent with this assumption (Brandeis, 1914). But if those critics were correct, we would expect the implementation of Section 10 to have the opposite effects on market value and borrowing costs than those predicted in the monitoring model: the value of the firms should have risen and interest rates should have fallen as railroads escaped the monopolistic grip of underwriters. The effect on borrowing and investment levels is potentially ambiguous; as in the monitoring model, leverage and investment rates may have fallen following 1920 if the banker-directors had forced their clients to borrow greater amounts in order to finance inefficient projects prior to the regulation. In

²⁴If monitoring entails some costs to banks, they will never choose to monitor ex-post in the absence of commitment. Investors will therefore anticipate the lack of monitoring, and would price the firm's debt equally regardless of the type of underwriter. Firms would therefore choose not to pay the cost M required to hire a monitor.

the discussion of the empirical results, we use these arguments to contrast our findings with the predictions originating in the critiques of banker control that animated the authors of the Clayton Act.

4 Data and summary statistics

4.1 Data on railroads and their ties to underwriters

The majority of the data utilized in the analysis were hand-collected for this paper. Here we briefly describe the sources and methods used in the creation of the dataset; we provide more complete details in the Appendix.

We construct a panel dataset of accounting information for 1905-29 for all railroads with NYSE-listed common or preferred stock collected from *Moody's Manuals*, which provide data obtained from annual reports. Most of the analysis focuses on the 71 railroads that were listed in 1913, the year prior to the passage of the Clayton Act. We also construct a panel containing accounting data for 1905-29 for the 64 industrial firms that were listed on the NYSE in 1913, and that had issued debt during our sample period. We impose these restrictions to be able to calculate our treatment variables, and to ensure reasonable comparability with the railroads in our sample.²⁵ In order to reduce the influence of outliers, our accounting variables are trimmed at the top and bottom 1%.

These accounting data are supplemented with information on board composition, collected at two- to five-year intervals from *Moody's Manuals*, stock price data obtained from *The New York Times* and *Global Financial Data*, and other railroad characteristics collected from the annual reports of the ICC. Bond underwriting data for issues up to 1929 was collected from various editions of the *Fitch Bond Book* and from *Moody's*, and includes 638 bonds issued by the sample railroads and 141 from the industrials. We identify the names of directors or partners of the 193 different institutions that underwrote at least one of those debt issues from various bank directories. To determine board interlocks between these financial intermediaries and railroads or industrial firms, we cross-reference the names of underwriters with those of directors on the boards of our sample

²⁵Many industrial firms at this time had no debt; the average leverage ratio among our sample 64 industrials in 1913 was 0.16 whereas for railroads, it was 0.46. We focus on industrials listed on the NYSE in 1913 to construct a control group that is arguably more comparable to the railroads in our sample. Many small, technology-oriented industrial firms went public in the 1920s, but they had little in common with railroads (White, 1990; Nicholas, 2008).

firms. We discuss our methods and the accuracy of our name matching procedure in the Appendix.

4.2 Summary Statistics, Railroads

Table 2 presents summary statistics of railroad characteristics for 1913, the year our treatment variable is defined; summary data for industrial firms are presented in the Appendix. In Panel A, we investigate railroads' connections with underwriters. Column (1) reveals that the sample railroads had on average around 2.5 major underwriting firms represented on their boards, and the bankers on the firms' boards in 1913 accounted for about 41 percent of the firms' underwriting (by value) up to 1913. In column (2), a comparison of the average values is presented for railroads that were most reliant on the investment banks represented on their boards for their bond underwriting (defined as those among the top 25% in this statistic in 1913) versus the others. The "high board underwriting" group were those "treated" most strongly by Section 10 of the Clayton Act, which mandated that such underwriting be reduced to zero. The banks on the boards of the high board underwriting group underwrote 81 percentage points more of their firms' debt issues than the banks of the other railroads. The high underwriting railroads had about one more major underwriter on their board. Consistent with the high board underwriting firms maintaining closer underwriting relationships with stronger investment banks, those railroads relied on relatively fewer (as measured by the HHI index) and more highly ranked investment banks as lead underwriters.

As Column (1) of Panel B indicates, NYSE-listed firms were quite interconnected in the early twentieth century. The average railroad had at least one director in common with six NYSE-listed industrial firms and with 12 other railroads. Moreover, ownership was relatively concentrated, with 67 percent of railroads having an owner that held at least 10 percent of its shares outstanding.²⁶ However, most of these characteristics, as well as board size, firm age, and location (as measured by the numeric ICC region), did not differ substantially across the high and low board underwriting groups (column 2). Railroads derived about 71 percent of their total revenues from freight, but this share was similar across groups. Thus, the rise of alternative transportation technologies such as cars and buses in the 1920s, which likely had a negative impact on revenues from passenger traffic, is unlikely to affect our results. These two groups of railroads also had similar shares of firm

²⁶In 1909, the only year in which we observe ownership, we find that the median stake of the underwriters of railroads was 0, and the mean stake was 1.8%. Thus, bank control rights flowing from equity ownership do not appear to be a plausible alternative explanation for our findings.

assets accounted for by its physical property, which could have been more easily used as collateral. However, the high board underwriting group did have about 5 more board interlocks with other railroads. To the extent that interconnected directors facilitated anti-competitive arrangements, this statistic provides some support for the Pujo Committee’s view on the role of underwriters on railroads’ boards as a mechanism for collusion.

Additional insights into the differences between the two groups of firms can be found in Table 3, which presents data on a range of firm financial outcomes and policies prior to the passage of the Clayton Act. Column (2) indicates that the railroads in the high board underwriting group were larger than average, as measured by total mileage or log assets. Consistent with the spirit of our theoretical framework, this difference suggests that firms with the strongest reliance on underwriters represented on their boards were positively selected on firm size. In addition, they were slightly more levered and enjoyed a small advantage in the average interest rate paid on their debt, measured as total interest expense divided by total debt. They did not differ in their accounting rate of return or market valuations, payout policies, or investment in physical assets. Column (3) presents the coefficients of separate regressions for each outcome variable estimating differential trends across the two groups for the years prior to 1913. None of the differential trends are large in magnitude or statistically significant, suggesting that treated and control firms were evolving along parallel trends prior to the passage of the Clayton Act.

5 Impact of Section 10 of the Clayton Act on Firm Outcomes

5.1 Stock Market Reaction to Wilson’s Veto

Before proceeding with the analysis of the accounting data, we study the effects on stock returns of the Presidential veto of the postponement of the implementation of Section 10 on December 30, 1920. This provides a market-based indication of the investors’ expected impact of the regulation on the railroads. The fact that President Wilson had to either sign or veto the deferral of Section 10 passed by Congress was well-known, and contemporary press coverage suggests that there was uncertainty regarding Wilson’s decision.²⁷

²⁷For example, the International Association of Machinists publicly requested the President to veto the amendment to the Act, whereas the ICC voted to recommend the President to once again postpone its implementation. *The Atlanta Constitution*, 23 December 1920; *The New York Times*, 29 December 1920.

We assess the market’s response by relating the change in market values to the strength of railroads’ relationship with the underwriters on their boards in 1920. We measure the strength of relationships by the fraction of the total value of a railroad’s bond offerings up to 1920 that was underwritten by bankers represented on its board in 1920.²⁸ Table 4 presents the cross-sectional differences in returns for the 47 railroads whose shares traded on the NYSE in the days surrounding the veto. Column (1) shows that the market perceived the regulation to have detrimental effects on the most affected railroads; a one standard deviation increase in the percent of past underwriting done by bankers on the board reduced returns by 186 ($= -0.0466 \times 0.3991 \times 100$) basis points on December 31, the date when the market responded to news of the veto. In column (2) we cumulate returns over the one-day window surrounding the Presidential veto, and the results are quite similar.²⁹ These results are generally consistent with accounts in the press that followed the veto, which reported that resignations resulting from the implementation of Section 10 would “work to the great disadvantage” of the affected railroads (“Many Changes Soon in Railroad Boards,” *New York Times*, 23 January 1921).

Since our strategy compares the cross-sectional differences in returns, one concern is that the results may not be specific to the veto—railroads with strong relationships with underwriters may have lower returns on average. Yet in column (3) we construct a placebo test of returns around an arbitrarily chosen date prior to the veto, December 1, 1920 and the estimated effect is essentially zero. The results also leave open the possibility that the effect may have been caused by some other event that impacted all firms with close affiliations with investment banks, rather than just railroads. We estimate similar regressions on the sample industrials that traded on the days around the veto, a set of firms not bound by Section 10. Columns (4) and (5) indicate that there were no differences between industrials that relied heavily on the bankers on their boards for underwriting, and those that did not.

It is important to note that some factors may have muted the expected impact of the veto. For

²⁸In the analysis of accounting data, we focus mostly on the underwriters on railroads’ boards in 1913 to avoid confounding the difference-in-difference estimates with endogenous decisions that may have occurred between 1914 and 1920. For this event study, we utilize the strength of relationships in 1920 because rational investors should have altered their trading decisions only for those railroads actually affected by the enforcement of Section 10 at that time. The mean of the percent underwriting done by bankers on the firms’ boards in 1920 with traded shares was 35.4%, and the standard deviation was 39.9%.

²⁹The number of observations declines between columns (1) and (2) because the lack of transactions precludes us from cumulating returns for three railroads. See Appendix for details.

example, the veto occurred at a time of efforts in Congress to alter Section 10 with new legislation that would have exempted “dealings in securities” from its purview (House Committee on Interstate and Foreign Commerce, 1921). We are therefore cautious in the interpretation of these results, and emphasize the direction of the change in market values. Based on the cross-sectional differences in returns, our findings suggest that market participants expected Section 10 to have a negative impact on the affected railroads.

5.2 Panel Data on Firm Outcomes: Empirical Strategy

We now turn to an analysis of the impact of the implementation of Section 10 of the Clayton Act on railroads’ values, interest rates, leverage, and investment rates, using our panel of NYSE-listed railroads from 1905-29. In order to test the predictions of our framework, we analyze firm outcomes before and after the regulation went into effect in 1921. Although the timing of the implementation of the law was largely exogenous due to the unexpected Presidential veto, Figures 1 and 2 suggest that underwriting relationships began to change from 1914 to 1920, possibly in anticipation of its eventual implementation. To prevent these endogenous responses from influencing the assignment of the treatment to firms, we instead use ex-ante variation in the degree of underwriting done by bankers on boards in 1913, before the Clayton Act was considered.

Since our methodology consists of a difference-in-differences analysis, a natural concern is that any effect in the post-reform period could be driven by preexisting trends. Figure 3 presents a simple graphical analysis of the difference between the high board underwriting railroads and the others for the four variables of interest, as estimated from regressions that include firm and year fixed effects and control for the log of lagged assets.

The lines in the figure show considerable short-term volatility, perhaps due to the relatively small number of available firms (about 62 firms on average in a given year). However, several significant patterns can be discerned. First, in the years up to the passage of the Clayton Act in 1914, the differential trends are relatively flat (for the interest rate and investment) or have the opposite slope of what our model would predict for the post-1921 period (for Tobin’s Q and leverage). Then the lines in the figure behave quite differently following the implementation of Section 10 in 1921; the line depicting the difference between the high board underwriting firms and the others has a negative slope for Tobin’s Q and leverage, is relatively flat but at a lower level for

investment, and has a positive slope for the interest rate. For some outcomes, however, the figures suggest that the change may have begun somewhat earlier, between 1914 and 1920. This pattern would be consistent with the endogenous changes in bank-firm relationships made prior to 1921 having effects on firm outcomes before Section 10 of the Clayton Act was actually implemented.

Figure 3 suggests that the post-1920 changes are unlikely to be purely the result of preexisting differential trends. Nevertheless, to be conservative our main specification consists of a deviation-from-trend model that explicitly controls for differential trends in our treatment variable. Our basic estimating equation is:

$$y_{it} = \alpha_i + \gamma_t + \theta_1 \text{percent underwriting by banks on board 1913}_i \times \text{post1920}_t + \theta_2 \text{percent underwriting by banks on board 1913}_i \times \text{trend}_t + \beta X_{it} + \epsilon_{it}, \quad (11)$$

where y_{it} is one of the four firm outcomes of interest for railroad i in year t ; α_i and γ_t are firm and year fixed effects to control for time-invariant unobserved firm characteristics and for any macroeconomic or industry-wide effects over time; the ‘percent underwriting by banks on board 1913’ is the percent (by value) of each railroad’s debt underwritten in the years up to 1913 by the banks represented on the firm’s board in 1913; ‘trend’ is a linear time trend; ‘post 1920’ is an indicator for the years 1921-1929, when Section 10 was in force; and X_{it} includes time-varying controls. In this framework, θ_2 estimates any trends in the differences across firm outcomes for railroads of varying degrees of reliance on banks represented on their boards for underwriting. The main coefficient of interest is θ_1 ; it indicates the differential shift after the implementation of Section 10 of the Clayton Act on railroads’ outcomes by the level of their underwriting done by bankers represented on their boards. The predictions of the theoretical framework presented above are that θ_1 should be positive for the interest rate, and negative for all other outcomes. To account for possible serial correlation over time within firms, all standard errors are clustered at the firm level.

5.3 Main Results

Table 5 presents results for the reduced-form specification (11) for the variables of interest: Tobin’s Q (our measure of firm value), investment rates, average interest rates, and leverage. As expected, the estimated coefficient θ_1 shows a statistically positive effect of Section 10 on the interest rate,

and a negative impact of all other outcomes. The effects are increasing in the railroads' reliance on underwriters represented on their boards in 1913, but the economic magnitudes of these relationships are relatively modest. For example, the estimates in column (1) imply that for a railroad with the mean value of the percentage underwriting done by bankers on their boards prior to 1913 (40.9%), Tobin's Q fell by 1.8% after 1920, equivalent to a 2% decline relative to its mean level in the sample of 0.783 in that year. Similarly, the results in columns (3) and (4) indicate that the average interest rate and leverage ratio for a firm with the average 'percent board underwriting' in 1913 would have changed by about 0.2 and 1.8 percentage points, respectively. These estimates are equivalent to a 4.1% increase in interest rates and a 5.2% decline in leverage in the post-1920 period, relative to the mean 1920 levels. However, the effect on investment was larger: the investment rate contracted by 0.9 percentage points, about 28.1 percent of the 1920 mean. This suggests that railroads' investment decisions were quite sensitive to the availability and costs of external financing.

A potential concern with our strategy is that our difference-in-difference estimates may instead reflect other forces that may have influenced the role of financiers more generally in the American economy in the post-1920 period, such as changes in securities markets that may have diminished the role of securities underwriters as monitors. To address this possibility we again perform falsification tests by replicating the empirical analysis on the sample industrial firms in columns (5) through (8). Consistent with the results above, which showed no change in industrials' relationships with their underwriters, and no change in their share prices when the postponement of Section 10 was vetoed, these regressions show no substantial differences in the years following 1920 among industrials with different degrees of reliance on the bankers represented on their boards, across all our outcomes. These results rule out any alternative explanation for our main findings that did not exclusively affect bank-firm relationships among railroads.

In sum, our results suggest that strong relationships with underwriters benefited railroads overall by allowing them to finance larger investments at lower costs, therefore improving their valuations. Other than for investment, the economic magnitudes of the estimated effects are relatively modest. This is not entirely surprising given the characteristics of the regulatory change that we study. Section 10 of the Clayton Act did not prohibit establishing or continuing relationships with underwriters; it merely limited the extent to which these could be strengthened by having bankers

on the railroads' boards. Moreover, whereas our theoretical framework developed predictions for the marginal effects on the amount of new borrowing and the interest rate on new debt, we only observe the total stock of debt and the interest expense on this debt. Since we can only estimate average effects on leverage and interest rates, we expect these variables to adjust slowly over time. The timing of the effects may also depend on when railroads needed to refinance or issue new debt, since bankers and firms may have had limited incentives to change their boards' compositions or seek new underwriters until then.

Our findings suggest that board seats played a significant role in the ability of underwriters to obtain information and monitor their clients. To the extent that bankers utilized their power to extract rents from their client firms, this cost from relationships with financial intermediaries was far outweighed by the benefits from monitoring and facilitating the access to credit.

5.4 Alternative Specifications

The summary statistics presented in Table 3 suggest that the railroads more reliant on the bankers on their boards for underwriting were somewhat different from the other railroads across a range of characteristics at the time of the passage of the Clayton Act. In particular, the 'high board underwriting' railroads had higher levels of assets, were more levered, operated a greater mileage of tracks, had greater numbers of major underwriters on their boards, and more interlocks with other railroads. To rule out that our estimates are driven by differential trends among firms with these characteristics, Panel A of Table 6 presents the results of regressions in which the 1913 values of each of these variables, interacted with trends, are included as controls. The inclusion of these additional controls does not alter the magnitude of our estimated effects for the fraction of underwriting done by bankers on the board.³⁰

Our baseline specification in Table 5 exploits the ex-ante variation in the intensity of treatment utilizing the actual the percent of underwriting done by bankers on boards. This linear measure helps minimize concerns of selection into treated and control groups based on unobserved characteristics. Instead, Panel B of Table 6 presents results of regressions that compare the railroads

³⁰In these specifications, we explicitly control for the number of top underwriters on the board of the railroad, regardless of whether these banks underwrote for the firm. To the extent that these bankers could provide financial advice, these results suggest that our main findings are not driven by any advising role played by financiers on the railroads' boards.

in the ‘high board underwriting’ group—those most likely to be affected by the regulation—with other railroads. The results remain unchanged.

The documented differences across observable characteristics also raises the possibility that the railroads that had negligible or limited underwriting relationships with the underwriters on their boards may not be an appropriate control group for those with strong underwriting relationships with their banker-directors. To address this issue, we restrict the sample to the common support in the propensity to be in the ‘high board underwriting’ group, and also weight the observations by the inverse propensity scores.³¹ The results of these regressions are presented in Panel C of the table. The estimated effects are similar, if not somewhat stronger than the estimates obtained by utilizing the binary treatment variable on all sample railroads in Panel B, suggesting that a lack of common support is unlikely to have created bias in our main estimates.

Although we have included a linear time trend interacted with our treatment variable in our regressions, one additional concern with the main results is that they may be caused by underlying differential trends across groups of railroads in our data. To further address this issue, we create a placebo “Clayton Act” for the year 1909, and examine whether firms with a higher percentage of underwriting done by bankers on their board in 1913 were differentially affected in the post-placebo period (defined by 1910 to 1913, the year before the Clayton Act was passed). The results are presented in Panel D of Table 6. In contrast with the baseline estimates—the results from columns (1) through (4) from Table 5—the placebo effects often switch signs, are much smaller, and are not statistically significant.

5.5 Alternative Effects of Section 10 of the Clayton Act

Section 10 of the Clayton Act specifically forbids “dealings in securities” between railroads and firms represented on railroads’ boards, and much of the history of the Act suggests that bankers were its primary target. But the language of Section 10 also prohibited other forms of self-dealing by railroad directors, such as purchasing inputs or establishing construction agreements with affiliated

³¹Specifically, we estimate a firm-level probit regression of an indicator for the high board underwriting group on firms’ 1913 measures of log assets, leverage, mileage, and the number of top underwriters represented on their boards. We then restrict the sample to the common support in the propensity to be in the high board underwriting group; that is, we eliminate firms with low board underwriting with a propensity score below the minimum for the firms with high board underwriting, and above the maximum for those in the high underwriting group. We weight the remaining observations by the inverse of the propensity score. This weighting strategy eliminates all significant differences in the given firm characteristics.

firms. The Act was also intended to limit the ability of interlocking directors to facilitate collusion. In this section, we address whether these two additional channels bias our main results on the role of underwriting relationships.

Section 10 explicitly prohibited “contracts for construction or maintenance” or “supplies” by firms in which the director of a railroad was a partner or director. To the extent that our underwriting variables are correlated with these other forms of directorial self-dealing, it is possible that Section 10’s prohibitions against these practices might instead explain our results. Although it is unclear how self-dealing through equipment or supply contracts would affect the railroads’ leverage or interest charges, if railroads were induced to overpay for equipment, investment would have been increased and Tobin’s Q would have been decreased. But note that if the Clayton Act then disrupted this self-dealing, the railroads should have benefited, with Tobin’s Q increasing. To bias our estimates in the direction of showing a greater negative impact after the implementation of Section 10, the other forms of self-dealing would have had to have had a *positive* effect on the railroads involved—that is, directors would have to have been tunneling resources out of other firms and into those railroads with strong underwriting relationships, which is the opposite of the concern motivating the legislation. Nonetheless, to address the possibility that other forms of self-dealing may have been affected by Section 10, we add a measure of the scope for self-dealing by the board in railroad construction to our baseline regressions. Specifically, we control for the number of interlocks with NYSE-listed industrial firms that were likely suppliers of capital equipment to railroads in 1913, defined as the manufacturers of steel (used in construction of rails and bridges) and of locomotives, railroad cars, and parts of railroad cars. These connections were rather common at the time of our study: the average railroad in our sample was interlocked with about 1.8 equipment suppliers in 1913.

Panel A of Table 7 presents the results. The interlocks with equipment suppliers do seem to affect valuations and investments, relative to their trends, following the implementation of Section 10 in 1921. The estimated effect on Tobin’s Q is positive and statistically significant, implying that those railroads highly interlocked with capital equipment suppliers had depressed valuations prior to the enforcement of the rule, relative to firms with fewer of these connections. While this effect is consistent with the self-dealing concerns expressed by the Pujo committee, the effect on investment has the opposite sign than expected. The investment rate was apparently lower for the highly

interlocked railroads prior to the regulation, suggesting that these firms may have invested in fewer projects in response to the higher cost of new equipment. But the most important finding for our analysis is that the estimated magnitudes of the parameters for underwriting variables (shown in the first row of the table) are mostly unaffected by the inclusion of these controls. Thus, our main results are unlikely to be driven by disruptions of these alternative self-dealing practices.

Another possible effect of Section 10 might have been to reduce collusion among railroads. To the extent that having a presence on competing railroads' boards helped financiers facilitate anti-competitive practices, our results could be driven by the severance of interlocks among competing railroads rather than the disruption of bank-firm relationships. Some of the implications of the resulting increase in competition among railroads could in fact be observationally equivalent to those of severing underwriting relationships. Increased competition may have led to lower profits and therefore lower valuations. Although less straightforward, one could imagine that a decline in profitability may have raised the firms' cost of borrowing, thereby reducing borrowing levels. Finally, existing theoretical models offer contradictory predictions for the effects of increased competition on firm investment (see Levenstein and Suslow, 2006, for a literature review).

Although our estimates in Panel A of Table 6 controlled for the number of interlocks with other railroads through any board director, one could argue this was a relatively weak test of the effect of Section 10 on collusion, since only those interlocks created by underwriters were likely to be affected by the regulation. Moreover, interlocks among competitors through banker-directors may have been uniquely important, as bankers may have been able to use their influence over access to credit to enforce cartel-like behavior, and may also have exerted higher levels of effort in facilitating collusion when they could also extract fees from providing underwriting services. If firms more likely to collude were also those with stronger relationships with their underwriters, our estimates of the effect of financial relationships may be biased.

We address this concern using a measure of board interlocks through railroads' underwriters with their competitors. Specifically, we measure the number of direct competitors, defined as railroads located within the same region as designated by the ICC, with which each railroad had a director interlock created by a bank that had underwritten for that railroad. We focus on interlocks created by a bank that had underwritten for the railroad to identify connections between railroads that were at risk of being severed by Section 10. The average railroad in our sample was interlocked

with 2.0 competitors through their underwriters.

In Panel B of Table 7, we estimate our baseline specifications with the addition of controls for these banker-director interlocks, interacted with trends. The signs of the estimated effects of our measure of underwriter-led collusion are all consistent with railroads being harmed by losing interlocks with competitors after 1921, but the magnitude of the effects are quite small, and none of them is statistically significant. More importantly, our main estimates are generally unaffected by the inclusion of the collusion variables—the magnitudes of the estimated effects are only slightly diminished, and significance is only lost for the interest rate. Thus, collusion practices facilitated by banker-directors are unlikely to be responsible for our main results.

5.6 Selection Effects in Bank-Firm Relationships

In the empirical analysis presented thus far, we assigned the treatment variables in 1913, the year before the Clayton Act was passed, and eight years before Section 10 was implemented. We adopted this deliberately conservative approach to ensure that any endogenous responses to the Act (for example, banker resignations from selected boards from 1914 to 1920 in anticipation of the regulation) did not determine railroads' assignment to the control or treated groups. But the resignations and shifts to new underwriters prior to the imposition of Section 10 may offer suggestive evidence of the nature of the selection mechanisms by which relationships between underwriters and railroads were created or ended. Understanding the nature of the changes in bank-firm relationships made prior to 1921 may also shed light on the extent to which our main empirical strategy may have understated the effects of underwriting relationships. Many railroads that relied heavily on the bankers on their boards for underwriting services in 1913 were considerably less reliant on the bankers on their boards in 1920; some in fact had no underwriters on their boards by 1921.³²

We use an instrumental variables framework to assess the impact of the endogenous changes in bank-firm relationships between 1914 and 1920. In particular, we compare the OLS and IV

³²For example, the percent underwriting done by bankers on boards in 1913 and in 1920 changed on average by -8.6 percentage points (a decline of more than 20 percent); for six railroads that had relied on underwriters on their boards in 1913, the fraction of their underwriting done by the bankers on their boards in 1920 was 0.

estimates of the following regression:

$$y_{it} = \alpha_i + \gamma_t + \theta_1 \text{percent underwriting by banks on board } 1920_i \times \text{post}1920_t + \theta_2 \text{percent underwriting by banks on board } 1920_i \times \text{trend}_t + \beta X_{it} + \epsilon_{it}, \quad (12)$$

where the the ‘percent underwriting by banks on board 1920’ is measured as the percent of each railroad’s debt underwritten by banks represented on the firm’s board in 1920. The endogenous changes in bank-firm relationships between 1914 and 1920 will bias the OLS estimates of (12). But we can get a sense of the direction and magnitude of the bias by comparing these estimates to the IV estimates obtained from instrumenting for the intensity of bank-firm relationships in 1920 with the variation in bank-firm relationships in 1913, which were determined prior to the passage of the Clayton Act.³³

Table 8 presents the results. For each outcome, the first column displays the estimates from the OLS regressions, and the second column presents the results from the 2SLS specification. Both sets of estimates are statistically significant and validate our earlier findings: the interest rate increased, and all other outcomes declined following the implementation of the regulation. Moreover, the Kleibergen-Paap F statistics vastly exceed the Stock and Yogo critical values, minimizing concerns of weak instruments in the first-stage regressions, which are presented in the Appendix. The exclusion restriction also is likely to be satisfied in our context, since the strength of underwriting relationships in 1913 arguably only affected firm outcomes post-1920 through the intensity of these relationships in 1920.

For each outcome variable, a comparison of the two regressions reveals that the bias resulting from endogenous responses in anticipation of the regulation diminished the magnitudes of the effect estimated with OLS. The 2SLS estimates are larger in absolute magnitude, often substantially so. This difference suggests that between 1914 and 1920, the railroads that maintained strong ties with the bankers on their boards were positively selected, in the sense that they did not suffer much from financial constraints, and underwriting relationships had less of an impact on their outcomes.

³³This strategy is similar to the ones used by Stevenson (2010) and Ahern and Dittmar (2012). Since underwriting intensity appears twice in (12) due to its interactions with the time trend and the trend shift, our specification contains two endogenous regressors. We therefore use two instruments: the fraction of underwriting done by bankers on boards in 1913 interacted with the time trend, and the same fraction interacted with the indicator for the post-1920 period.

To the extent that unwinding board positions is costly, one interpretation of this response is that bankers may have voluntarily resigned from the boards of more constrained railroads if these firms were more likely to need new financing. The selection in anticipation of the regulation could also be consistent with the underwriters wishing to remain on the boards of their stronger clients, perhaps out of reputational concerns.

These results also imply that our main empirical strategy based on 1913 bank-firm relationships understates the economic impact of Section 10. In the context of equation (12), our main specifications using the 1913 bank-firm affiliations presented in Table 5 have the interpretation of the reduced-form relationships between our instruments and our outcome variables. The 2SLS estimates are substantially larger—by 20% to 50%—than the results from the reduced form, suggesting that underwriting relationships, strengthened by board seats that helped banks monitor their clients, added value to railroads, facilitating their access to credit to finance their investments.

6 Discussion and Conclusion

Close affiliations between banks and firms are quite common in many countries around the world today, and they were once prevalent in the United States as well. These financial arrangements have the potential to help relax financial constraints, but they may also enable bankers to engage in self-dealing and extract rents from firms. In the early-twentieth century, major nonfinancial corporations established close relationships with their securities underwriters, but these associations became politically controversial. In this paper, we use Section 10 of the Clayton Antitrust Act, which forbade bankers who held board seats with railroads from underwriting for those railroads, to estimate the effect of those relationships. Consistent with the predictions of a simple theoretical framework that considers banker-directors as delegated monitors, we find that following the imposition of Section 10, railroads that had previously maintained strong relationships with investment banks—in the sense that they relied heavily on bankers represented on their boards for underwriting—saw their valuations, leverage and investment rates fall, and their borrowing costs rise. Thus, regulations that prohibited close affiliations with investment banks, and arguably reduced the ability of financial institutions to monitor their clients, harmed the interests of the railroads.

The changes induced by Section 10 enable us to identify the value of relationship underwriting only for railroads, but these financial arrangements may have been even more valuable for other types of nonfinancial corporations in the early twentieth century. Investment banks also had a strong presence on the boards of industrial firms, and were often instrumental in organizing the mergers that gave rise to large industrial trusts during this period. These firms had less established reputations, less collateral, and worse disclosure of financial information than railroads, suggesting that the value of a monitor with the ability to constrain managerial malfeasance may have been even higher.

The implications of our findings for modern firms, however, may depend on the context. Although it is far less common for major American corporations to have bankers on their boards today, when commercial bankers do have a presence on the boards of their clients, unconstrained firms receive external funds to finance poor investment opportunities (Güner, Malmendier and Tate, 2007). Thus, relationships with intermediaries apparently do not serve the same role today as they did in the early twentieth century. A possible explanation for this difference is that American financial markets and regulatory frameworks are now radically different. Despite the recent outcries over the governance of large corporations, investors have stronger legal protections and much greater access to information than they had prior to the advent of the Securities and Exchange Commission and federal securities laws in the 1930s. In the early twentieth century, investors trusted reputable investment banks to defend their interest much more than they could rely on the nonfinancial firms themselves. This suggests that our results may be most relevant to countries around the world with more limited protections of investors and/or strong asymmetries of information between insiders and outsiders. In such environments, affiliations with financial intermediaries that can effectively act as monitors may benefit firms, and contribute economic growth more generally.

The results of this paper also highlight the risk of unintended consequences from financial regulations. Section 10 of the Clayton Act was intended to limit the role of financiers in corporate governance, in part due to public hostility toward bankers and backlashes against the concentration of economic power in the hands of elite financiers—backlashes that mirror the recent controversies surrounding the power of Wall Street. This regulation was motivated by a theory that bankers had a malign influence on their client firms, and used their monopolistic control over access to finance to enrich themselves at the expense of other investors. The rule of Section 10 is essentially a prohibition

against self-dealing by directors, and at first glance appears to be a clear and direct means of protecting the interests of outside investors. But the theory behind the regulation did not match the reality of the industry. Section 10 disrupted relationships between banks and railroads, which had developed in order to monitor and constrain powerful insiders. Restricting these relationships ultimately harmed the firms and investors that the regulation was intended to protect. This suggests the importance of developing a clear understanding of the mechanisms behind financial markets in general, and financial relationships in particular, before imposing regulations on them.

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Figure 1:

Proportion of bond underwriting by banks represented on boards, 1907-29

Note: The figure presents a three-year moving average of the proportion of debt that was underwritten by investment banks represented on the boards of NYSE-listed railroads, and industrial companies listed on the NYSE in 1913. The figure is calculated from all sample railroads' and industrials' debt issues, which totalled 638 different bond offerings for the railroads, and 141 for the industrials. For each issue, the amount underwritten by bankers on the firms' boards is calculated as the proportion of the underwriters that were represented on the firm's board multiplied by the value of the issue. For each year, the overall proportion of debt underwritten by bankers on boards is calculated as the sum of those amounts divided by the total amount of debt issues for the sample firms in that year. For additional information, see the Appendix.

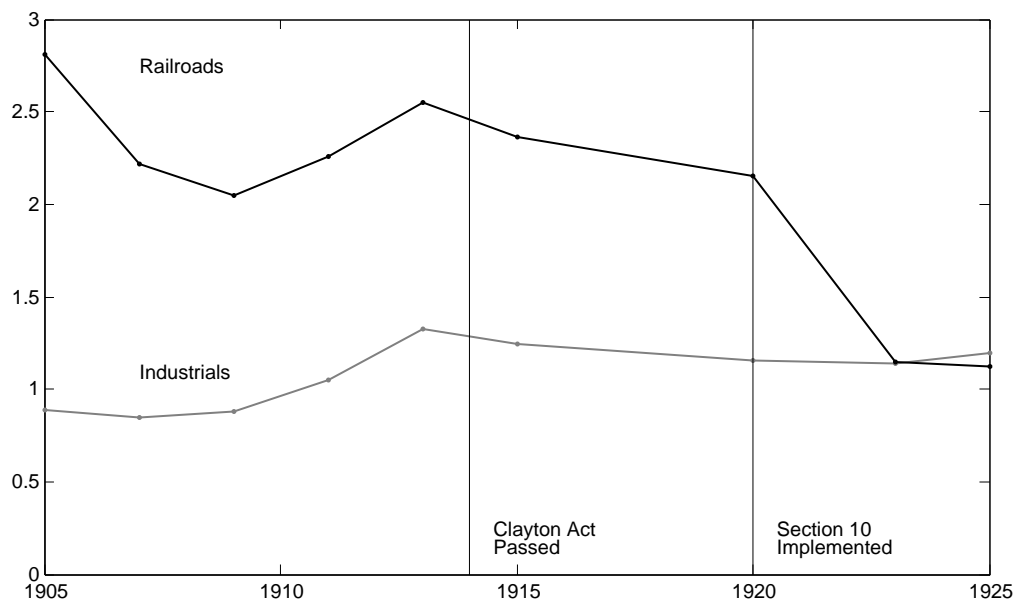


Figure 2:
Representation of major underwriting firms on boards

Note: The figure presents the number of major underwriters, defined as those among the top 25 in debt underwriting for the sample railroads and industrials up to 1929, on the boards of all NYSE-listed railroads, and on the boards of industrial corporations whose common or preferred stock was listed on the NYSE in 1913. The points in time at which the presence of underwriters are measured are indicated as the circled points along the lines in the figure.

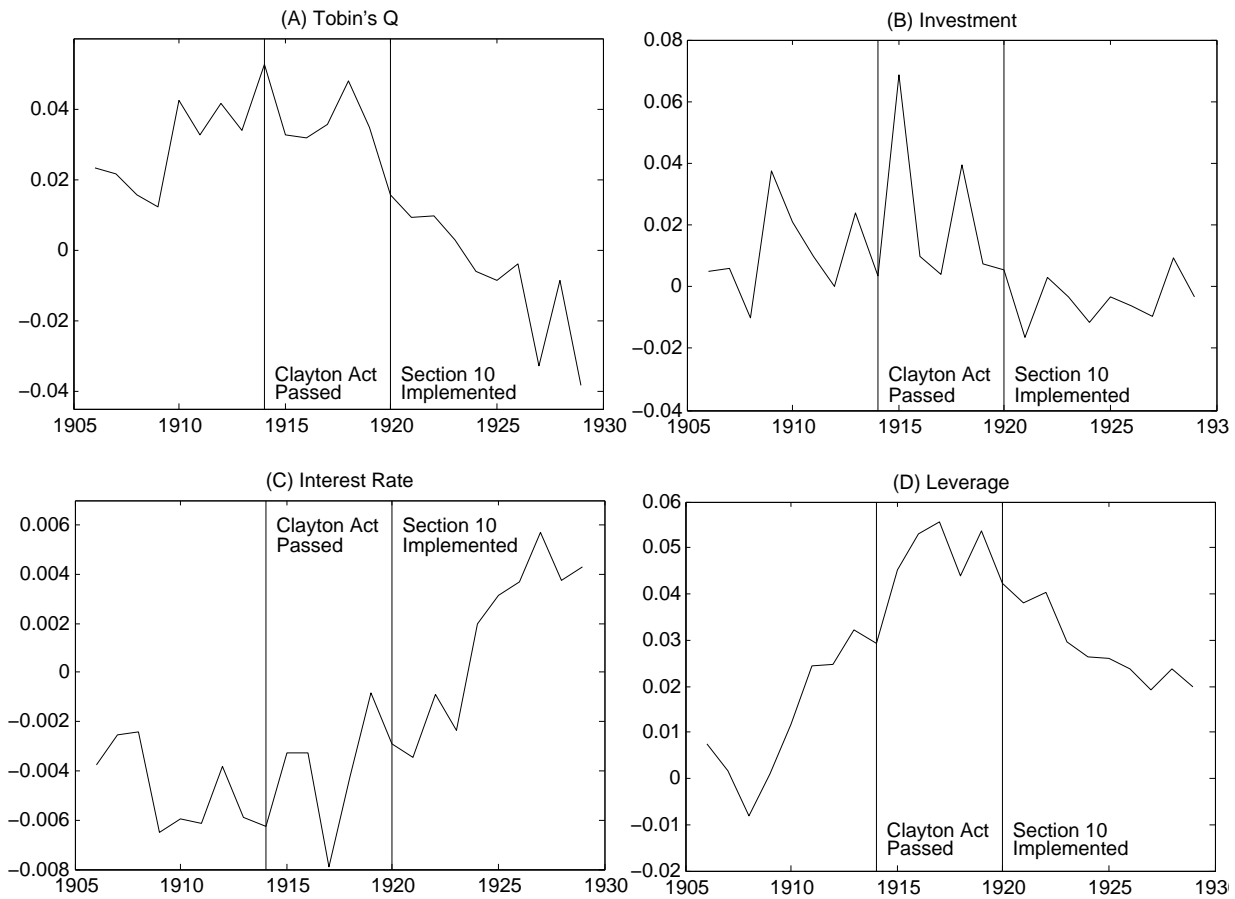


Figure 3:
Annual differences: High board underwriting vs. other

Note: The figure presents annual differences between railroads in the high board underwriting group in 1913 and the others. The differences are estimated from regressions that include firm and year fixed effects and control for the log of lagged assets. Specifically, the figure presents estimates of the π_t parameters obtained from the regression $y_{it} = \alpha_i + \gamma_t + \delta \log(\text{assets}_{t-1}) + \sum \pi_t \text{HighBoardUnderwriting}_i \times \text{Year}_t + \epsilon_{it}$, where y_{it} is the outcome of interest, and α_i and γ_t are firm and year fixed effects.

**Table 1:
Underwriting Relationships**

	HHI Concentration index Underwriting among bankers		
	High board undw (1)	Low board undw (2)	Difference: High-Low (3)
Time Period:			
1900-1920	0.812 (0.075)	0.491 (0.049)	0.321** (0.089)
1921-1929	0.625 (0.075)	0.638 (0.046)	-0.013 (0.086)
Change: 1921-1929 vs. 1900-1920	-0.187+ (0.106)	0.147* (0.066)	-0.334** (0.114)

Note: Standard errors in parentheses. Column (1) reports means for firms with the highest degree of underwriting done by bankers on their boards in 1913, defined as those in the top quartile of the percent of underwriting done by bankers that were represented on their boards in 1913; column (2) reports means for all other firms. Column (3) presents the difference in means between columns (1) and (2). The data in the table are restricted to the 51 railroads for which we observe underwriting in both periods. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Table 2:
Summary Statistics: Railroads, 1913

	Mean, 1913 [Std Dev] (1)	Difference: High Board Underwriting Minus Low, 1913 (SE) (2)
<i>A. Relationships with underwriters</i>		
Number of major underwriters on board	2.549 [1.850]	0.975* (0.425)
Percent of debt underwritten by banks on board in 1913	0.409 [0.438]	0.814** (0.040)
Concentration index, lead underwriters (HHI)	0.705 [0.298]	0.281** (0.072)
Average rank of lead underwriters (1=top, 96=bottom)	13.927 [19.294]	-10.817* (4.276)
<i>B. Other firm characteristics</i>		
Board Size	12.423 [3.636]	0.476 (0.880)
Board interlocks with NYSE-listed industrials	6.254 [4.795]	0.256 (1.200)
Board interlocks with NYSE-listed railroads	12.028 [8.020]	4.874* (2.415)
Indicator: firm has a 10% owner (in 1909)	0.674 [0.474]	0.088 (0.146)
Firm age (years)	30.000 [22.540]	4.149 (5.992)
Firm location: ICC region (1-8)	4.696 [2.322]	0.638 (0.672)
Fraction total revenues from freight	0.706 [0.098]	-0.014 (0.025)
Fraction total assets from railway, land and equipment	0.731 [0.205]	-0.084 (0.053)

Note: : Column (1) reports means for 1913, with standard deviations in brackets. Column (2) reports differences in means for firms with the highest degree of underwriting done by bankers on their boards in 1913, defined as those in the top quartile of the percent of underwriting done by bankers that were represented on their boards in 1913, relative to other firms. These differences are estimated from a regression with robust standard errors, which are presented in parentheses. Definitions of all variables, and the methods and sources used to create them, are presented in the Appendix. **, * and + denote significance at 1%, 5% and 10%, respectively.

Table 3:
Summary Statistics, Railroad Financials

	Mean, 1913 [Std Dev] (1)	Difference: High Board Underwriting Minus Low, 1913 (SE) (2)	Differential Trend: High Board Underwriting Minus Low, 1905-1912 (SE) (3)
Mileage operated, in thousands	2.732 [2.905]	1.520* (0.751)	0.041 (0.029)
Log(assets)	18.720 [1.213]	1.013** (0.268)	0.006 (0.007)
Book leverage	0.460 [0.157]	0.061+ (0.032)	0.004 (0.004)
Average interest rate	0.043 [0.017]	-0.008** (0.003)	-0.0004 (0.0004)
Return on Equity (ROE)	0.137 [0.068]	0.016 (0.022)	0.001 (0.024)
Tobin's Q	0.893 [0.198]	0.015 (0.069)	-0.0001 (0.005)
Dividend rate	0.187 [0.200]	0.001 (0.058)	0.005 (0.008)
Investment (growth of fixed capital)	0.026 [0.052]	0.021 (0.018)	0.002 (0.002)

Note: : Notes: Column (1) reports means for 1913, with the standard deviations in brackets. Column (2) reports differences in means for firms with the highest degree of underwriting done by bankers on their boards in 1913, defined as those in the top quartile of the percent of underwriting done by bankers that were represented on their boards in 1913, relative to other firms. These differences are estimated from a regression with robust standard errors, which are presented in parentheses. Column (3) presents the differential trends for firms with the highest degree of underwriting done by bankers on their boards in 1913, estimated from regressions with year fixed effects and firm fixed effects over the period 1905-1912, and presents standard errors adjusted for clustering by firm. Definitions of all variables, and the methods and sources used to create them, are presented in the Appendix. **, * and + denote significance at 1%, 5% and 10%, respectively.

Table 4:
Stock Returns: Wilson's Veto of Measure to Postpone Section 10

	Railroads			Falsification Test: Industrials	
	Daily returns: December 31, 1920 (1)	Cumulative Returns, One-day Window (2)	Placebo: Daily returns, December 1, 1920 (3)	Daily returns: December 31, 1920 (4)	Cumulative Returns, One-day Window (5)
Percent board underwriting, 1920	-0.0466* (0.0207)	-0.0579+ (0.0328)	-0.001 (0.010)	0.00170 (0.0173)	0.0213 (0.0228)
Constant	0.0646** (0.0193)	0.0546** (0.0152)	-0.009 (0.007)	0.0520** (0.008)	0.0783** (0.0164)
Dependent variable stats:					
Mean	0.038	0.052	-0.010	0.053	0.052
SD	0.068	0.094	0.027	0.088	0.091
Observations	47	44	40	52	52
R-squared	0.115	0.061	0.0002	0.0002	0.012

Note: Column (1) analyzes the variation in the cross-section of returns on the day the stock market became informed of President Wilson's veto of the postponement of Section 10, December 31, 1920. Column (2) presents an analysis of the cross section of returns cumulated over a one-day window around December 31. Column (3) analyzes the cross section of returns on an arbitrarily chosen "placebo" veto date, December 1. Columns (4) and (5) report the results of falsification tests on returns for industrials, which were not subject to Section 10, on December 31. Robust standard errors. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Table 5:
Regressions: Firm Outcomes

	Railroads				Falsification Test: Industrials			
	Tobin's Q (1)	Invstmt Rate (2)	Interest Rate (3)	Leverage (4)	Tobin's Q (5)	Invstmt Rate (6)	Interest Rate (7)	Leverage (8)
Pct board undw 1913 \times post-1920	-0.044* (0.021)	-0.022** (0.008)	0.005+ (0.002)	-0.045** (0.016)	0.065 (0.083)	0.009 (0.034)	-0.010 (0.007)	-0.022 (0.023)
Pct board undw 1913 \times time trend	0.003 (0.003)	0.001 (0.001)	0.0002 (0.0002)	0.001 (0.002)	0.006 (0.011)	-0.004 (0.003)	0.001 (0.001)	-0.002 (0.003)
Log(lag assets)	-0.118* (0.053)	-0.015 (0.011)	-0.004 (0.004)	0.003 (0.029)	-0.324 (0.105)	-0.021 (0.017)	-0.007+ (0.003)	-0.008 (0.025)
Constant	3.208** (1.002)	0.299 (0.208)	0.110 (0.079)	0.404 (0.526)	1.395 (1.853)	0.448 (0.300)	0.166** (0.061)	0.231 (0.431)
Dependent variable stats, 1920:								
Mean	0.783	0.032	0.048	0.350	0.696	0.127	0.067	0.103
SD	0.095	0.029	0.013	0.142	0.191	0.177	0.028	0.100
Observations	1,084	1,286	1,473	1,552	824	1,237	727	1,248
R-squared	0.776	0.192	0.456	0.856	0.565	0.224	0.485	0.658
Firm FE	YES	YES	YES	YES	YES	YES	YES	YES
Year FE	YES	YES	YES	YES	YES	YES	YES	YES

Note: This table reports estimates of equation (11) for four outcome variables. The first row corresponds to θ_1 , the main variable of interest. Columns (5)-(8) present the results of falsification tests in which the same regressions are estimated for industrial firms, which were not subject to Section 10. Standard errors clustered by firm. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Table 6:
Additional Specifications: Railroads

	Tobin's Q (1)	Investment rate (2)	Interest rate (3)	Leverage (4)
A: Controls for 1913 assets, leverage, interlocks with railroads, mileage, and number of underwriters on board, interacted with trends				
Pct underwriting, bankers on board 1913 × post-1920	-0.045+ (0.024)	-0.022** (0.008)	0.005+ (0.002)	-0.045** (0.016)
Pct underwriting, bankers on board 1913 × trend	0.006 (0.004)	0.001 (0.001)	0.0001 (0.0002)	0.0004 (0.002)
Observations	1,059	1,264	1,448	1,552
R-squared	0.804	0.197	0.481	0.857
B: Binary Treatment				
High underwriting by bankers on board 1913 × post-1920	-0.044+ (0.023)	-0.024** (0.007)	0.004+ (0.002)	-0.039** (0.014)
High underwriting by bankers on board 1913 × trend	0.001 (0.003)	0.001 (0.001)	0.001 (0.0002)	0.003 (0.002)
Observations	1,084	1,286	1,473	1,552
R-squared	0.777	0.194	0.454	0.856
C: Common Support; Propensity Score Weighted				
High underwriting by bankers on board 1913 × post-1920	-0.068* (0.033)	-0.035** (0.008)	0.005+ (0.002)	-0.042** (0.016)
High underwriting by bankers on board 1913 × trend	0.003 (0.004)	0.001 (0.001)	-0.0001 (0.0002)	0.004+ (0.002)
Observations	1,057	1,183	1,380	1,429
R-squared	0.777	0.186	0.442	0.773
D: Placebo 1909 Clayton Act				
Pct underwriting, bankers on board 1913 × post-1909	-0.017 (0.023)	0.020 (0.037)	-0.004 (0.002)	-0.003 (0.017)
Pct underwriting, bankers on board 1913 × trend	0.001 (0.009)	-0.002 (0.008)	0.0002 (0.001)	0.0004 (0.005)
Observations	327	451	460	498
R-squared	0.950	0.263	0.749	0.928

Note: This table presents estimates of modified versions of equation (11), where only θ_1 and θ_2 are reported. The full set of parameters for the regressions of Panel A are reported in the Appendix. Panel B presents estimates where a binary indicator for firms within the “high board underwriting” group is used. Panel C restricts the observations to those within the common support for the propensity to be in the high board underwriting group, and weights each remaining observation by the inverse propensity score. Panel D reports results of regressions estimated over 1905-13, in which a placebo “Clayton Act” is imposed in 1909. All specifications include year and firm fixed effects, as well as the log of lagged assets and a constant term. The specification in column (4) of Panel A does not include a control for 1913 leverage; results are robust to including this variable. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Table 7:
Alternative Mechanisms of Effects of Section 10 on Railroads

	Tobin's Q (1)	Investment rate (2)	Interest rate (3)	Leverage (4)
A: Interlocks With Capital Equipment Suppliers				
Pct underwriting by bankers on board 1913 \times post-1920	-0.050* (0.022)	-0.024** (0.008)	0.005+ (0.003)	-0.045** (0.015)
Pct underwriting by bankers on board 1913 \times trend	0.004 (0.003)	0.001 (0.001)	0.0002 (0.0002)	0.001 (0.002)
Interlocks with equipment suppliers 1913 \times post-1920	0.014* (0.006)	0.004* (0.002)	0.0001 (0.001)	0.002 (0.004)
Interlocks with equipment suppliers 1913 \times trend	-0.001+ (0.001)	-0.0001 (0.0002)	0.00003 (0.0001)	-0.001 (0.001)
Observations	1,084	1,286	1,473	1,552
R-squared	0.779	0.194	0.457	0.857
B: Interlocks With Competitors Through Firm's Underwriters				
Pct underwriting by bankers on board 1913 \times post-1920	-0.042+ (0.024)	-0.022** (0.008)	0.004 (0.003)	-0.034* (0.016)
Pct underwriting by bankers on board 1913 \times trend	0.001 (0.003)	0.001 (0.001)	0.0003 (0.0002)	0.002 (0.002)
Competitor interlocks via bankers on board 1913 \times post-1920	-0.001 (0.004)	-0.001 (0.001)	0.0001 (0.001)	-0.002 (0.002)
Competitor interlocks via bankers on board 1913 \times trend	0.001 (0.001)	0.0001 (0.001)	-0.0001 (0.0001)	-0.0003 (0.0003)
Observations	1,034	1,227	1,405	1,488
R-squared	0.783	0.196	0.469	0.862

Note: This table presents estimates of modified versions of equation (11). Panel A includes controls for the number of interlocks with capital equipment suppliers for railroads. Panel B includes controls for the number of interlocks with competing railroads (defined as those within the same ICC region) created by banks that had actually underwritten for the railroad. All specifications include year and firm fixed effects, as well as the log of lagged assets and a constant term. Standard errors clustered by firm. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Table 8:
IV Regressions, Railroads

	Tobin's Q		Investment Rate		Interest Rate		Leverage	
	OLS (1)	IV-2SLS (2)	OLS (3)	IV-2SLS (4)	OLS (5)	IV-2SLS (6)	OLS (7)	IV-2SLS (8)
Pct underwriting, bankers on board 1920 \times post-1920	-0.056* (0.025)	-0.066* (0.032)	-0.026** (0.008)	-0.031** (0.010)	0.005* (0.003)	0.006 (0.003)	-0.034+ (0.017)	-0.054* (0.022)
Pct underwriting, bankers on board 1920 \times trend	0.001 (0.004)	0.005 (0.005)	0.001 (0.001)	0.001 (0.001)	0.0001 (0.0002)	0.0002 (0.0003)	0.002 (0.003)	0.001 (0.003)
Kleinbergen-Paap F-statistic	–	20.440	–	41.872	–	32.297	–	37.096
Observations	1,025	1,025	1,224	1,224	1,399	1,399	1,470	1,470
R-squared	0.773	0.411	0.197	0.084	0.452	0.199	0.851	0.309
Firm FE	YES	YES	YES	YES	YES	YES	YES	YES
Year FE	YES	YES	YES	YES	YES	YES	YES	YES

Note: This table presents OLS and IV estimates of equation (12), which analyzes the relationship between the percentage of a railroad's underwriting done by bankers on its board in 1920 and firm outcomes. The IV estimates use the percentage underwriting done by the bankers on the board in 1913 to instrument for the 1920 variable. The first-stage regressions are reported in the Appendix. All specifications include the log of lagged assets and a constant term, which are not reported. Standard errors clustered by firm. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Appendix - For Online Publication Only

This appendix presents a detailed discussion of the definitions, sources, and methodologies used in constructing the variables of the paper. We also present some additional supplementary material, including detailed information regarding the underwriting data, summary statistics for the industrial firms in the sample, additional detail regarding the results of regressions presented in abbreviated form in the paper, and results for the first-stage regressions corresponding to the instrumental variables analysis presented in Table 8 in the paper.

The main sample consists of all railroads with common or preferred stock listed on the New York Stock Exchange (NYSE) between 1905 and 1929, a total of 71 firms. For industrial firms, the sample consists of the 138 firms that were listed on the NYSE in 1913. However, the statistical analysis and falsification tests are focused on the 64 industrial firms that were listed on the NYSE in 1913 which issued debt between 1905 and 1929.

Bond Underwriting Data

Data on bond underwriting was collected from various editions of the *Fitch Bond Book*, beginning with the first volume in 1913, and from editions of the *Moody's Manuals*, which began reporting underwriting information in the 1920s. All outstanding issues of bonds of the sample companies were recorded. That is, we use the outstanding stock of bonds, along with information about the dates of their issuance, to reconstruct the annual flows. This procedure was then repeated using subsequent editions of the data sources at five- to eight-year intervals.

For each bond, the names of the original underwriters and the total amounts underwritten were recorded. Railroads issued more bonds, and their securities had a more complex structure than those of industrial firms. Many railroads issued multiple offerings of the same bond over time; in this case, each offering was recorded as a separate bond issuance. Only bonds issued in the name of the sample firm, rather than in the name of a different firm that was later acquired by the sample firm, were included. Using this approach, the sample railroads issued 638 bond offerings totaling approximately \$7.2 billion, and the industrial firms issued 141 bond offering for a total value of \$1.5 billion, up to 1929.

Fitch lists the institutions that led the selling syndicates for bond offerings in order of their importance. On average, the number underwriters named for each bond offering was two, but as few as one and as many as eleven were listed for different offerings. These underwriting institutions included private investment bank partnerships, commercial banks, trust companies, and the securities affiliates of commercial banks and trust companies. (For simplicity, we refer to all of them as “investment banks,” broadly defined.) In cases where multiple branches of the same partnership firm appeared in the underwriting data, they were all treated as the same firm. For example, the underwriting of Philadelphia’s Drexel & Co., which was a branch of New York-based J.P. Morgan & Co., was ascribed to J.P. Morgan & Co. in the data. Similarly, the commercial banks and trust companies and their securities affiliates were treated as the same firm; underwriting by National City Bank and National City Company was treated as if it was all done by the same firm, as was the underwriting done by Guaranty Trust Company and Guaranty Company. Using this classification system a total of 193 different institutions appeared at least once as an underwriter.

Since the underwriting information is based on the stock of bonds outstanding in a given year, collected at discrete intervals of time, a potential concern is that the our data could miss short-term

securities that were issued and then matured between dates when the stock of outstanding debt was recorded. This could potentially bias our data towards underwriters of securities with long maturities. However, this bias does not appear to be severe because our sample firms primarily issued bonds of very long maturities. The average maturity of the 638 railroad bond offerings was 26.6 years, and the median was 15 years. For the industrials, the average maturity was somewhat shorter, 16.3 years, but the median maturity was also 15 years.

Moreover, about 92% of railroad bonds issued in 1911 and 1912 and 70% of industrial bonds issued in those years, collected immediately thereafter in the 1913 volume, had a maturity of at least 10 years. Similarly 94% of the railroad bonds and 74% of the industrial bonds issued in 1928 and 1929, collected from the 1930 *Moody's Manual*, had a maturity of at least 10 years.

The underwriting of securities was extremely concentrated during our sample period. Among the 193 different institutions that were present in the underwriting data, the top 25 accounted for 89.6 percent of total underwriting, by value. (For offerings with n underwriters listed, this calculation ascribed $\frac{1}{n}$ of the value of the offering to each.) Appendix Table A1 presents a list of the top 25 underwriting institutions over the entire sample period by their total underwriting volumes.

Table A1:
The Top 25 Underwriters

Institution	Underwriting volume (Millions of Dollars)
Kuhn, Loeb & Co	2,490
J P Morgan & Co	1,540
National City Bank	724
First National Bank	542
Speyer & Co	475
Guaranty Trust Co	379
Bankers Trust Co	163
Lee, Higginson & Co	149
Blair & Co	119
Harris, Forbes & Co	116
Dillon, Read & Co	114
J & W Seligman & Co	107
Hallgarten & Co	98
Kidder, Peabody & Co	93
Wm A Read & Co	91
White, Weld & Co	79
Brown Brothers & Co	76
Ladenburg, Thalmann & Co	70
Halsey, Stuart & Co	67
Union Trust Co of Pittsburgh	67
Kissel, Kinnicutt & Co	58
Hayden, Stone & Co	47
Equitable Trust Co	46
Goldman, Sachs & Co	38
William Salomon & Co	37

Note: The figures in the table present the total volume of debt underwriting done for sample railroad and industrial companies prior to 1929. Debt issues ascribed to JP Morgan & Co include those underwritten by Drexel & Co; those of National City Bank include those of National City Co; First National Bank's include First National Co's; and Guaranty Trust's include those of Guaranty Co. For sources and methods, see Appendix text.

For the analysis of firms' relationships with their underwriters, and of the frequency with which they use particular underwriters, we sometimes focus on the lead underwriter for each offering. The lead underwriter is defined as the institution listed first by Fitch or Moody's. The construction of the data on underwriting by financial institutions represented on the boards of railroads and industrial firms, and the construction of variables measuring the extent of such underwriting, are discussed below.

Accounting Data

All accounting data were collected from various editions of the *Moody's Manuals of Railroads and Corporation Securities* and the *Moody's Manuals of Investments of Industrial Securities*. The financial statements from which the data were recorded are quite varied in their content and level of detail. In order to eliminate the potential for outliers to exert a significant influence on the estimation, all variables are trimmed at the top and bottom one percent.

The definitions of the variables utilized in the empirical analysis, along with some discussion of how the underlying data was coded, are presented below:

Book Leverage: Long-term debt/total assets. Long-term debt included bonds and 'equipment trusts,' which were bonds collateralized by railroads' rolling stock, as well as other long-term interest-bearing obligations such as mortgages.

Average Interest Rate: Total interest expense/interest-bearing liabilities. Interest-bearing liabilities include bonds, equipment trusts, mortgages and any other long-term interest-bearing obligations, as well as notes payable. For a handful of sample years, railroads consistently reported the total amount of 'fixed charges,' rather than interest expense on their income statements, which may have included items such as lease payments as well as interest. A handful of industrials also reported interest expenses in this way. Interest expense is available for fewer firm-years for the industrials than for the railroads, because a substantial number of industrials had no long-term debt for many years of the sample. In addition, this variable was sometimes not disclosed by industrials that had outstanding debt, or if it was disclosed, it was sometimes lumped together with other expense items.

Return on Equity (ROE): Earnings before interest and taxes/common shareholders' equity. Earnings before interest and taxes is defined as operating revenues minus operating expenses. Common shareholders' equity includes the book value of the common shares as well as the firm's 'surplus (retained earnings).

Dividend Payout Rate: Dividends paid on common stock/earnings before interest and taxes. In some cases only total dividends (common plus preferred) were reported and the amount of common dividends had to be calculated based on separate disclosures of the dividend rate and of the number of shares outstanding and the par value of the shares.

Investment rate: Change in the property and equipment account/previous year's value of the property and equipment account. Accounting statements from the sample period generally did not disclose capital expenditures. We infer investment as the change in the property account. Railroads treated improvements in their track and equipment as cash expenses and did not account for depreciation. We therefore do not account for depreciation in our calculation of the change in their property account. In contrast, industrial firms depreciated their property and equipment; when information on depreciation is available, we add it to

the change in property account to estimate capital expenditures. The investment variable is not utilized for years when individual firms radically changed their accounting statements, for example by adding their subsidiaries' property to their own; underwent a major restructuring; or when a significant merger occurred.

Tobin's Q: $(\text{Book value of total assets} + \text{market value of equity} - \text{book value of equity}) / \text{book value of total assets}$. The market value of equity is calculated as the number of common shares outstanding multiplied by the price as of the last day of the year, as reported in the *New York Times* for railroads, and in the *Global Financial Data*, for industrials. The book value of equity is calculated as the book value of common and any preferred shares, plus the firms' surplus (retained earnings).

As the discussion above makes clear, there was occasionally some variation in the way the sample firms reported the accounting information that was used to construct the above variables. As we entered and coded these data, we carefully noted problems and inconsistencies in each firms' financial statements, and we used this information to construct indicator variables that we set equal to one when a variable is mismeasured. In our panel regressions using the accounting data, we include these indicators as controls. These do not substantially affect the results, but they do improve the precision of the estimates. The indicators that are included in the regressions are as follows: in the regressions for Tobin's Q, we include an indicator that is equal to one when a component of Q, the company's 'surplus' (retained earnings), is mismeasured; in the regressions for the interest rate, we include an indicator for cases where interest is disclosed together with other expenses, usually as 'fixed charges'; and in the regressions for leverage, we include an indicator for cases where a firm reports debts of an ambiguous character.

Other Railroad Characteristics

For the sample railroads, a number of other firm characteristics were obtained from a variety of sources, as follows:

Board Size: The total number of directors, as reported in *Moody's*.

Firm Has 10 Percent Owner: The presence of an owner (generally another railroad) holding more than ten percent of the firm's outstanding shares. The variable reflects data collected by the Interstate Commerce Commission (ICC), and reported in the *New York Times* on 16 January, 1909.

Firm Age: The current year minus the year of the oldest date of incorporation reported in *Moody's*.

Firm Location: Region to which the ICC assigned the railroad. We use the more detailed regional classification adopted by the ICC in the 1920s, as reported in *Annual Report on the Statistics of Railways in the United States for the Year Ended December 31, 1929*. These regions were: New England, Great Lakes, Central Eastern, Pocahontas, Southern, Northwestern, Central Western, and Southwestern. We assign numbers to each region, with 1 for New England and 9 for Southwestern.

Fraction Total Revenues From Freight: Freight revenue/total revenue, as reported in *Moody's*.

Fraction Total Assets From Railway, Land and Equipment: Property account/total assets, as reported in *Moody's*. The property account is frequently named "Road and Equipment" by railroads.

Mileage: Total miles operated, as reported in *Moody's*.

Board Data, Director Names & Matching Procedure

We obtain the names of officers and directors of sample railroads and industrial firms from *Moody's*, at two- to five-year intervals from 1905 to 1925. Of the 193 investment banks (broadly defined) in the underwriting data, a small handful were based outside the United States, or did not enter the data until after 1925. Eliminating those firms leaves 188 underwriters. In order to determine whether a director or partner of those investment banks held a board seat with a sample railroad, the names of all partners and directors of the financial institutions engaged in underwriting were collected. For the commercial banks and trust companies, the director names were obtained from the *Rand McNally Bankers' Directory*. Most investment banking partnerships were members of the NYSE; we obtain the names of their partners from the *NYSE Directory*. For institutions that were not members of the NYSE and not commercial banks or trust companies, a number of different sources were consulted to obtain the names of the directors or partners, such as the directory *Securities Dealers of North America*; the *Directory of Directors* of the city in which the firm was based; the *Baltimore Blue Book*; newspapers such as the *New York Times* and the *Commercial and Financial Chronicle*; and other publications such as *U.S. Investor* and *Moody's*.

We match the names of individuals across these samples to identify board interlocks between railroads and bond underwriters, between industrials and bond underwriters, between industrials and railroads, and between different railroads. We follow a thorough procedure to clean the collected names and ensure the accuracy of the matches. First, we verify that matching is not hampered by transcription errors or inconsistencies in the source material. Since the management of both financial and nonfinancial firms was relatively stable over time, data obtained for the same firm for different years was compared. For the names of individuals that do not match perfectly across years, we use an algorithm to find approximate matches in names in surrounding years. This procedure identifies cases in which only one letter of the entire name differs across years. In this manner, we are able to identify transcription errors and inconsistencies in the source materials.

Most inconsistencies in the source materials result from alternative spellings of names that would hinder our ability to correctly identify the same individual across firms or years. Many of these inconsistencies are resolved by a set of rules that we developed to standardize names. We use these rules only to address issues of capitalization, spacing, hyphens, and apostrophes. As an example, "DuPont" was chosen to represent the following variations, all of which appeared in source materials: "du Pont," "Dupont," "duPont," and "Du Pont." For the remaining inconsistencies, alternative sources such as biographies, newspapers, and various historical books are used to determine whether two names represent the same person. When we find that two names refer to the same individual, we resolve the inconsistency by ascribing the version used more frequently to the individual.

For the purpose of determining interlocks between different groups of firms (railroads, underwriters, and industrials), we would ideally use each director's full name. However, *Moody's* often reports only initials for first and middle names. Thus, we are constrained to match on names using only first initial, middle initial, last name, and suffix. This data restriction could lead to overestimating interlocks across boards whenever two individuals who share a last name have different first and middle names with the same initials. To address this potential source of overmatching, we use data on names across firms, institutions, and years to identify cases where two or more individuals share the same first initial, middle initial, last name, and suffix, but where there is variation in their full names for at least one of all their observations. We then use information from alternative

sources to provide first and middle names for these cases. Using this information we develop a new full name variable, `fullname_d`, which separately identifies individuals that would otherwise collapse to one person if we were to use the uncorrected first and middle initials. For example, Walter H Taylor from Norfolk & Western, William H Taylor from Bowling Green Trust Company and W H Taylor from American Writing Paper would all be incorrectly identified as the same person using only first and middle name initials. The use of additional sources allows determining whether W H Taylor was Walter, William, or a third person altogether (he was William). As we discuss below, this corrected name variable consistently identifies individuals across samples and years. Interlocks between nonfinancial firms and securities underwriters, as well as across firms within each of these samples, are found by identifying exact matches in the variable `fullname_d`, which consists of first initial, middle initial, surname, and suffix, but includes additional information for individuals that share first and middle initials, as described above.

Even after carefully cleaning the data, it is possible that our sample could suffer from some degree of overmatching. Of course, there is no reason to think that the degree of overmatching would change over time, so this problem is unlikely to be responsible for the patterns described in the paper. Nonetheless, two or more individuals may have shared the same full name, in which case we would falsely identify a board interlock across the firms where those different individuals held board seats. In order to test the reliability of our matching procedure and assess the extent that it leads to overmatching, we use an external source to provide a validity check.

As part of their investigation of the “money trust,” the Pujo Committee constructed a detailed description of board interlocks between the major financial institutions (regardless of whether they underwrote securities or not) and nonfinancial firms in 1913. The report contains the information on a total of 179 bankers who held a total of 155 seats on railroad boards. We independently use our data and matching procedure to identify the interlocks between these same financial institutions and railroads. Our own data produces nearly identical patterns of board interlocks. Only four railroad board seats held by bankers identified by the Pujo report were not identified in our data; in each case this was because these individuals were not listed as directors in the *Moody’s Manual* of 1913. That is, it was not due to a fault in the matching procedure, but rather to an inconsistency in our underlying source. Moreover, only one banker-director identified in our sample was not listed in the Pujo report. We conclude from this that our matching procedure is highly accurate, and it is unlikely to generate significant biases in the patterns present in our data.

Interlock and Underwriting Figures and Data

Figure 1 in the paper presents the number of major underwriters—that is, those among the top 25 according to total value underwritten up to 1929—that were represented on the boards of railroads and industrials whose common or preferred stock was listed on the NYSE in 1913. These data were generated by matching the names of the directors of railroads and industrials, in each year indicated on the figure, to the names of the partners and directors of the 25 top underwriters, using the procedure described in the previous section. A total of 138 industrials, and 71 railroads, were listed on the NYSE in 1913 and are therefore included in the figure. The figure simply plots the average number of those underwriting firms represented on the nonfinancial firms’ boards during the indicated years.

Figure 2 in the paper presents a three-year moving average of the percentage of total underwriting conducted by investment banks (broadly defined) currently represented on the boards of railroads and industrial firms. For each issue, the amount underwritten by bankers on the firms’

boards is calculated as the proportion of the underwriters that were represented on the firm’s board multiplied by the value of the issue. That is, if the issue had 3 underwriters with 2 represented on the board, the amount underwritten by bankers on the board would be $\frac{2}{3}$ times the value of the issue. For each year, the overall proportion of debt underwritten by bankers on boards is calculated as the sum of those amounts divided by the total amount of debt issues for the sample firms in that year. The figure plots a three year moving average of those annual proportions. Interlocks between nonfinancial firms and underwriters were determined using the matching procedure described above. As the data in the figure present a moving average, the line for railroads does not fall immediately to zero in the figure in 1921. However, the value in that year was in fact zero, and in subsequent years it was close to zero.

The underwriting data used in the tables and regressions are calculated slightly differently. These variables, along with the board interlock variables, are defined as follows:

Percent board underwriting in 1913 (abbreviated “Pct board undw 1913” in the tables) is our main treatment variable. It is calculated as the fraction of the total value of a firm’s bond offerings up to 1913 underwritten by bankers represented on its board *in 1913*. That is, unlike the data in Figure 2, which shows the extent of underwriting done by bankers currently on the firms’ boards, this variable captures the fraction of underwriting prior to 1913 done only by the bankers represented on the firms’ boards at the end of that period. It therefore presents a measure of the strength of the relationship between the underwriters currently represented on the firms’ boards (if any), and the firm, in 1913, the year before the Clayton Act was debated and implemented. For each issue, the amount underwritten by bankers that were on the firms’ boards in 1913 is calculated as the proportion of the underwriters that were represented on the firm’s board in 1913, multiplied by the value of the issue. That is, if the issue had 2 underwriters with 1 represented on the board in 1913, the amount would be $\frac{1}{2}$ times the value of the issue. These amounts are then summed, and divided by the total amount of underwriting by the firm up to 1913.

Percent board underwriting in 1920. This is used in Tables 4 and 8 is calculated in the same way as the percent board underwriting in 1913, except it focuses on the bankers on the board in 1920, and all debt issues up through 1920.

High board underwriting is an indicator variable used in Tables 1, 2, 3, and 6, and in Figure 3. It is equal to one for those firms in the top quartile of the “percent board underwriting in 1913” variable. Given the distribution of the percent board underwriting in 1913 variable in our sample, this measure is equivalent to an indicator variable for those railroads with above-median levels of underwriting by banks represented on their boards, conditional on having some nonzero amount of underwriting done by bankers on the railroads’ boards.

Herfindahl-Hirschman Concentration Index (HHI) is used in Tables 1 and 2. It is calculated from the shares of a railroad’s bond offerings in which each bank was the lead underwriter. That is, if bank b was the lead underwriter for n_b of a railroad’s N bond offerings, and there were B different banks that acted as lead underwriters, the HHI index for the railroad would be $\sum_{b=1}^B (\frac{n_b}{N})^2$. In Table 1 the index is calculated for all bonds issued prior to 1921, and then again for all bonds issued from 1921-29. In Table 2 the data presented are for all bonds issued prior to 1913.

Interlocks with equipment suppliers is used in Table 7, and is calculated for railroad i in 1913 as the number of NYSE-listed industrial firms that were likely suppliers of capital equipment to

railroads that shared at least one director in common with railroad i in that year. We define firms that manufactured steel, locomotives, railroad cars, and parts of railroad cars as likely capital equipment suppliers. The interlocks were identified using our matching procedure defined above.

Competitor interlocks via underwriters on board is used in Table 7. It is calculated for railroad i in 1913 as the number of direct competitors—defined as the railroads that operated in the same region, as defined by the ICC—that shared at least one director in common with railroad i , where that director is also a partner or director of a bank that has underwritten debt for railroad i up to 1913. The interlocks were identified using our matching procedure defined above.

Number of major underwriters on board: Number of the top 25 underwriting firms represented on a firm’s board. The top 25 underwriters are determined by the total volume of debt underwriting for the sample industrials and railroads, and are listed in Table A1 above. The presence of these top underwriters on the sample firms’ boards is identified using our matching procedure defined above.

Average rank of lead underwriters: Average rank of the lead underwriters for the firm, up to 1913. Lead underwriters are the institutions listed first for each debt offering. A total of 69 institutions were lead underwriters for railroads. (Many more institutions underwrote debt for the railroads, but only 69 were ever listed as the lead underwriter for an offering). The rank of each underwriter is defined based on the total value underwritten up through 1929, ranging from 1 for the highest-ranked underwriter to 69 for the lowest-ranked underwriter. For each firm, the average rank is calculated as follows. If bank b of overall rank r_b was the lead underwriter for bond offerings summing to v_b in value for a railroad, and if the total value of the railroad’s debt offerings were V , then the average rank of the railroad’s lead underwriters would be $\sum_b (\frac{v_b}{V}) r_b$.

Board interlocks with NYSE-listed industrials: Number of industrial firms in the sample with which the railroad has at least one director in common. The interlocks were identified using our matching procedure defined above.

Board interlocks with NYSE-listed railroads: Number of railroads in the sample with which the railroad has at least one director in common. The interlocks were identified using our matching procedure defined above.

Summary Statistics, Industrials

Summary statistics for the board data and financial data of railroads are presented in the main text. Here we present and discuss similar data for the industrials.

Means and standard deviations for the 64 industrial firms that issued debt between 1900 and 1929 (and are therefore included in the statistical tests in the paper), are presented in column (1) of Table A2 for the year 1913. These data illustrate several differences between railroads and industrials. Relative to railroads, industrials in 1913 were smaller and younger. The mean value of log assets for railroads was 18.7, compared to 18.0 for industrials, and the mean age for railroads was 30 years, compared to 16 years for industrials. Industrials were far less levered, likely reflecting high salability of the railroad’s collateral: their mean book leverage ratio was 0.14, compared to 0.46 for railroads. Industrials were slightly profitable on average—their ROE was 0.15, compared

to the railroads' 0.14—and they paid a higher share of their earnings out as dividends (0.22 vs. 0.19). Industrials also had fewer top underwriters represented on their boards (1.8 vs. 2.5), but they relied on underwriters on their boards for about the same fraction of their underwriting (0.37 vs. 0.41).

Column (2) of Table A2 presents tests of differences in means between industrials with and without a high reliance on banks represented on their boards in 1913 for their bond underwriting up to 1913. As with the railroads, these firms are defined as those among the top quartile in the share of underwriting volume done by the bankers on their boards in 1913. Among the railroads, this 'high board underwriting' group was larger, more levered, and paid lower interest rates on their debt. Among industrials, selection into close relationships with underwriters appears to have been quite similar: the sign of the differences in size, leverage and interest rates are the same than those found for railroads. However, only the difference in firm size is statistically significant with the industrials. But unlike the railroads, the high board underwriting group of industrials enjoyed higher valuations, and invested at slightly lower rates.

Table A2:
Summary Statistics: Industrials, 1913

	Mean, 1913 [Std Dev]	Difference: High Board Underwriting Minus Low, 1913 (SE)
	(1)	(2)
Number of major underwriters on board	1.756 [1.745]	0.971** (0.106)
Percent debt underwriting by banks on board	0.366 [0.469]	0.918** (0.008)
Firm age: years	15.937 [9.711]	0.024 (0.568)
Fraction total assets from property, plant and equipment	0.561 [0.263]	-0.011 (0.014)
Log(Assets)	17.983 [1.023]	0.366** (0.066)
Book leverage	0.135 [0.124]	0.006 (0.007)
Average interest rate	0.060 [0.023]	-0.003 (0.002)
Return on equity (ROE)	0.151 [0.103]	0.007 (0.006)
Tobin's Q	0.844 [0.401]	0.141** (0.032)
Dividend rate	0.216 [0.264]	-0.019 (0.017)
Investment (growth in fixed assets)	0.065 [0.133]	-0.014+ (0.008)

Note: : Column (1) reports means for 1913, with standard deviations in brackets. Column (2) reports differences in means for firms with the highest degree of underwriting done by bankers on their boards in 1913, relative to other firms, from a regression with robust standard errors, which are presented in parentheses. **, * and + denote significance at 1%, 5% and 10%, respectively.

Event Study Analysis

No readily available data on daily stock prices exists for our period of interest. To calculate stock returns around the Presidential veto, we collect stock price and dividend data for all sample railroads and industrial firms on the days around December 31, 1920. We also collect similar information to perform a placebo analysis at the beginning of the month, on December 1, 1920. For each day, we obtain the closing price of common shares from the Stock Quote tables published in *The New York Times*.

To calculate returns, we adjust stock prices by the dividend payout when shares go ex-dividend.

We determine the ex-dividend date if the traded share was listed as such in the Stock Quote table, and we obtain information on dividend payouts from the *Moody's Manual* for the year 1921. Because the dividend payouts were mostly quoted as a percentage of the value of shares, we use the par value of common shares, obtained from the same manual, to determine the dividend dollar amount when necessary. However, these adjustments make a negligible difference; the correlation between adjusted and unadjusted returns is above 0.98 for both dates in our analysis. There are also no cases of stock splits within the days of our analysis.

On day t , we calculate firm's i return as:

$$R_{i,t} = \frac{(P_{i,t} + d_{i,t}) - P_{i,t-1}}{P_{i,t-1}} \quad (13)$$

Cumulative returns for a window of days $[-k, k]$ centered on December 31 or December 1, are calculated as:

$$\text{Cumulative } R_i = \sum_{t=-k}^{t=k} R_{i,t} \quad (14)$$

Our strategy diverges from the standard event study methodology because we cannot calculate abnormal returns as the difference between the actual return and the return predicted from a market model. Estimating such a model would require collecting price and dividend data from primary sources for about a year prior to the veto, an exceedingly large data collection effort. Our strategy is therefore close to the market-adjusted-return model that assumes $\alpha = 0$ and $\beta = 1$ for every share.³⁴ The lack of information on stock returns prior to the veto also limits our ability to adjust the standard errors using the pre-period variance in returns. Instead, we present placebo tests based an earlier date, and on the returns of industrial firms.

Another limitation of historical stock market data is that securities markets were fairly illiquid. To be able to cumulate returns when some returns are missing within the event window, we assume no price changes in days for which prices are missing, under the restriction that the number of non-missing returns observed during the event window $[-k, k]$ for a firm were above the 25th percentile of non-missing returns in the sample. For railroads, this constraint requires observing at least two non-missing returns in the three-day window around the veto. The constraint is not satisfied for three railroads for which we observe returns on December 31, and accounts for the decline in the number of observations from column (1) to column (2) of Table 4.

Regression Results, Additional Detail

Panel A of Table 6 in the paper presents the estimates for the linear “percent underwriting by bankers on board in 1913” variable for the sample railroads of regressions that also include a number of firm characteristics as controls. To conserve space, the parameter estimates associated with these firm characteristics are not reported in the table. Table A3 below present the full results of those regressions.

Table 8 in the paper reports the results of the second-stage of IV-2SLS regressions. For completeness, the first-stage regressions corresponding to those results are reported in Tables A4 and A5 below.

³⁴Because the event date is the same for all firms in the sample, subtracting the overall market return from the daily individual stock return for all firms would only affect the constant term of the regression.

Table A3:
Results for Panel A of Table 6 With Firm Characteristics as Controls

	Tobin's Q	Investment Rate	Interest Rate	Leverage
	(1)	(2)	(3)	(4)
Pct board undw 1913 × post-1920	-0.045+ (0.024)	-0.022** (0.008)	0.005+ (0.002)	-0.045** (0.016)
Pct board undw 1913 × time trend	0.006 (0.004)	0.001 (0.001)	0.0001 (0.0002)	0.0004 (0.002)
Log(assets)1913 × time trend	-0.006** (0.002)	-0.0002 (0.0004)	0.0003** (0.0001)	0.001 (0.001)
Leverage 1913 × time trend	0.023* (0.010)	-0.0003 (0.002)	0.001+ (0.001)	
Mileage 1913 × time trend	0.001+ (0.001)	0.0001 (0.0001)	-0.0001** (0.00004)	-0.0001 (0.001)
Interlocks w/RRs 1913 × time trend	0.0001 (0.0002)	-0.0001 (0.0002)	-0.00003* (0.00001)	-0.00004 (0.0001)
Underwriters on board 1913 × time trend	-0.0003 (0.001)	0.0003 (0.0006)	0.0001 (0.00004)	0.0001 (0.001)
Log(lag assets)	-0.102+ (0.055)	-0.015 (0.013)	-0.005 (0.004)	-0.003 (0.029)
Constant	3.013** (1.025)	0.294 (0.233)	0.135+ (0.068)	0.500 (0.527)
Observations	1,059	1,264	1,448	1,552
R-squared	0.804	0.197	0.481	0.857
Firm FE	YES	YES	YES	YES
Year FE	YES	YES	YES	YES

Note: This table reports all parameter estimates from the regressions presented in Panel A of Table 6. Standard errors clustered by firm. **, *, and + denote significance at 1%, 5%, and 10%, respectively.

Table A4:
First-Stage Regressions, Railroads: Q, Investment Rates

	Tobin's Q		Investment Rate	
	Pct undw, bankers on board in 1920 × post-1920 (1)	Pct undw, bankers on board in 1920 × trend (2)	Pct undw, bankers on board in 1920 × post-1920 (3)	Pct undw, bankers on board in 1920 × trend (4)
Pct underwriting, bankers on board 1913 × post-1920	0.731** (0.102)	0.541 (0.469)	0.763** (0.081)	0.243 (0.210)
Pct underwriting, bankers on board 1913 × trend	-0.0004 (0.002)	0.681** (0.111)	-0.001 (0.001)	0.737** (0.084)
Observations	1,025	1,025	1,224	1,224
R-squared	0.767	0.758	0.809	0.811
Firm FE	YES	YES	YES	YES
Year FE	YES	YES	YES	YES

Note: Standard errors clustered by firm. **, *, and + denote significance at 1%, 5%, and 10%, respectively. All specifications include the same controls as those of Table 5.

Table A5:
First-Stage Regressions, Railroads: Interest Rates, Leverage

	Interest Rate		Leverage	
	Pct undw, bankers on board in 1920 × post-1920 (1)	Pct undw, bankers on board in 1920 × trend (2)	Pct undw, bankers on board in 1920 × post-1920 (3)	Pct undw, bankers on board in 1920 × trend (4)
Pct underwriting, bankers on board 1913 × post-1920	0.762** (0.081)	0.589 (0.378)	0.761** (0.081)	0.445 (0.370)
Pct underwriting, bankers on board 1913 × trend	-0.001 (0.001)	0.699** (0.093)	-0.0002 (0.001)	0.722** (0.086)
Observations	1,399	1,399	1,470	1,470
R-squared	0.807	0.797	0.809	0.803
Firm FE	YES	YES	YES	YES
Year FE	YES	YES	YES	YES

Note: Standard errors clustered by firm. **, *, and + denote significance at 1%, 5%, and 10%, respectively. All specifications include the same controls as those of Table 5.