

The Loan Covenant Channel: How Bank Health Transmits to the Real Economy*

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Abstract

We document the importance of covenant violations in transmitting bank health to nonfinancial firms using a new supervisory data set of bank loans. Roughly one-third of loans in our data breach a covenant during the 2008-09 period, providing lenders the opportunity to force a renegotiation of loan terms or to accelerate repayment of otherwise long-term credit. Lenders in worse health are more likely to force a reduction in the loan commitment following a violation. The reduction in credit to borrowers who violate a covenant accounts for the majority of the cross-sectional variation in credit supply during the 2008-09 crisis.

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1. Introduction

A large literature documents the importance of the health of the banking sector for nonfinancial firm outcomes such as investment and employment.¹ Most recently, the 2008-09 period contained both a financial crisis and the deepest recession in the United States in 60 years. Yet, at the start of the financial panic in 2008 only 10% of bank loans had remaining maturity of less than one year and the typical firm did not face the prospect of a maturing bank loan until 2011. This fact reveals an important gap in our understanding of the transmission of bank health: why do shocks to lenders affect their existing corporate borrowers despite the prevalence of long-term credit?

We document the central role of loan covenant violations in this transmission mechanism. Loan covenants, also known as non-pricing terms, appear in nearly all commercial loan contracts. They circumscribe the set of actions a borrower may take (nonfinancial covenants) or specify minimum or maximum thresholds for cash flow or balance sheet variables (financial covenants). Breaching of a covenant threshold puts a borrower into technical default and gives the lender the right to accelerate repayment of the loan. Thus, loan covenant violations increase lenders' bargaining power and provide them broad opportunity to renegotiate contract terms when their internal cost of funds rises. As a result, covenant violations allow lenders to reduce the existing stock of credit, potentially affecting many more borrowers than just those with expiring credit or seeking new originations. We refer to the transmission of lender health to existing borrowers through the forced renegotiation of contract terms as the loan covenant channel.

We quantify the covenant channel in the context of the 2008-09 financial crisis using a new supervisory data set of covenant compliance in syndicated loans. We observe the identities of borrowers and lenders and follow individual loans over time, including through amendments. Following the violation of a covenant, a lender may accelerate repayment, force a renegotiation of the loan contract, or simply waive or reset the covenant with no further impact on the loan. Our data track each of these potential outcomes.

We document two key facts using these data: most bank loans have long stated maturity but many loans breach covenants. Our full data set covers \$2 trillion of loan commitments at the start of 2008. Of these, 91% have at least one year maturity remaining and the mean maturity remaining

¹See e.g. Peek and Rosengren (2000); Lin and Paravisini (2012); Chodorow-Reich (2014); Benmelech et al. (2015) for evidence from the United States and Gan (2007); Amiti and Weinstein (Forthcoming); Bentolila et al. (Forthcoming) for evidence in other countries.

within this group is 3.3 years. Roughly one-quarter of loans in the data breach a covenant during a typical year before the 2008-09 financial crisis and one-third of loans breach a covenant each year during the financial crisis. Together, long stated maturity but high violation frequency make the loan covenant channel a potentially important transmission mechanism.

For a causal assessment of the covenant channel we turn to variation in the cross-section of lenders during the 2008-09 financial crisis. The write-downs on assets linked to real estate loans led to an enormous decline in the market equity of the U.S. financial sector and coincided with a sharp increase in bank funding costs. Both factors increased the internal cost of funds at lenders. A body of evidence documents the transmission from the reduction in credit supply at lenders to outcomes at nonfinancial firms during the crisis (Campello et al., 2010; Duchin et al., 2010; Campello et al., 2011; Chodorow-Reich, 2014; Duygan-Bump et al., 2015; Siemer, 2016). However, banks varied greatly in their exposure to the crisis.

Our empirical exercises ask whether the outcome of a covenant violation during the 2008-09 crisis depends on the lead lender's financial health. We assign lender health by combining three measures used in Chodorow-Reich (2014). These measures capture banks' exposure to the crisis through counterparty risk and mortgage-related losses. We show that borrowers of healthy and less healthy lenders appear similar across numerous dimensions including their pre-crisis leverage, supervisory risk rating, and *ex ante* covenant tightness, and in their propensity to violate a covenant during the crisis. Our main sample consists only of loans not due to mature within the year. Absent a covenant violation, these loans should have insulated borrowers from the immediate consequences of the financial condition of the lenders providing them.

We find strong evidence of less healthy lenders using covenant violations to contract credit. Conditional on breaching a threshold, the likelihood of a reduction in the loan commitment rises by 23 p.p. for borrowers of the least healthy lenders relative to the healthiest lenders and the average loan size falls by 24%. Affected borrowers appear unable to substitute toward alternative sources of credit, reflecting the difficulty of obtaining new credit while in technical default. Instead, these borrowers increase the utilization on their existing credit lines, reduce payouts, and reduce investment and employment relative to firms that violate a covenant but have a healthier lender. The impact on real outcomes echoes previous literature which has found an adverse effect of a covenant violation on debt issuance (Roberts and Sufi, 2009a; Nini et al., 2012), investment (Chava and Roberts, 2008; Nini et al., 2012), and employment (Falato and Liang, 2016), but with the

added twist that the health of the lender crucially affects the consequences for the borrower.

A number of results support the causal interpretation of these findings. First, unhealthy lenders do not reduce credit to borrowers with long-term credit who do not violate a covenant, suggesting that borrowers of less healthy lenders did not experience a correlated decline in loan demand. Second, adding borrower and loan-level controls and interactions of borrower and lender health measures increases the explanatory power of the regressions, but the point estimates remain extremely stable. Third, we repeat the analysis within a sub-sample of loans on either side of but close to a covenant threshold. Fourth, the lead lender’s share of the loan commitment declines after a violation if the lead has poor health, providing “within-loan” evidence that what shifts is the lead lender’s credit supply. Fifth, we conduct placebo exercises and find no differential treatment of borrowers who breach a covenant in 2006-07 based on lender health in 2008-09. Finally, we show robustness to plausible alternative definitions of lender health and to sample composition.

We quantify the macroeconomic importance of the loan covenant channel as follows. A partial equilibrium aggregation of our loan-level regressions, weighted to be representative of the universe of syndicated loans, finds that total loan commitments contracted by 4.9% in 2008 and 5.2% in 2009 solely as the result of borrowers who started the year with a long-term loan contract but nonetheless had their borrowing limit lowered by an unhealthy lender following a covenant violation. The same aggregation exercise applied to a bank-level regression finds contractions of 8.6% in 2008 and 6.1% in 2009 relative to if each bank behaved the same as the healthiest lender along all margins, including expiring and new credit. Therefore, the contraction due to the covenant channel accounts for a large share of the total cross-sectional variation in lender credit supply. We conclude that the transmission of bank health to nonfinancial firms in 2008-09 occurred largely through the loan covenant channel.

We discuss related literature next. Section 2 provides institutional background on covenants. Section 3 describes the supervisory data and documents the maturity of bank credit and the prevalence of covenant violations. Section 4 introduces the lender health measures and the cross-lender empirical strategy. Section 5 reports borrower and loan-level effects of lender health on the outcome of a covenant violation. Section 6 contains the aggregation exercise. Section 7 concludes.

Related literature. The main contribution of our paper is to establish the importance of covenant violations to the contraction in bank credit supply during the 2008-09 financial crisis. This finding relates to a number of strands of previous literature.

First, a tradition tracing to Bernanke (1983) studies the importance of bank credit supply contractions and firm-bank relationships during financial crises. This literature finds a rapid transmission from lender health to firms; for example, Chodorow-Reich (2014) finds borrowers of lenders in worse health during the 2008-09 financial crisis had lower employment within 9 months of the Lehman Brothers bankruptcy. The prevalence of long-term contracts poses a challenge for this literature insofar as they insulate borrowers from the health of their lender. Earlier work such as Huang (2010) has found suggestive evidence of the availability of pre-committed lines of credit being sensitive to lender health during the financial crisis, but has not established a mechanism through which this occurs. Other explanations for the rapid transmission from lender health to borrower outcomes include lumpiness or granularity in the economy together with strong effects in the subset of borrowers needing to refinance or new credit (Almeida et al., 2012; Benmelech et al., 2015; Siemer, 2016) and precautionary saving by firms anticipating future credit contraction (Almeida et al., 2004; Bacchetta et al., 2014; Melcangi, 2016; Xiao, 2017). We view these channels as complementary and our contribution as establishing a novel mechanism and highlighting its quantitative importance. For instance, while maturing credit and a covenant violation both allow a lender to end its relationship with a borrower, in 2008 and 2009 three times as many loans in our data had covenant violations as reached the final year of their maturity. Since lower quality borrowers are more likely to violate covenants, the covenant channel also can account for the common empirical finding that the effects of bank health concentrate on smaller, lower quality borrowers.

A second literature documents the negative consequences to the firm of violating a covenant (Chava and Roberts, 2008; Roberts and Sufi, 2009a; Nini et al., 2012; Falato and Liang, 2016). Our results suggest that the overall effects reported in these studies may understate the economic importance of covenant violations in bad times, because they mask important response heterogeneity based on the health of the lender. Acharya et al. (2017) also find evidence of heterogeneity in independent and contemporaneous work based on amendments reported in DealScan. Their results complement ours by showing the impact on spreads and fees, variables not available in SNC. On the other hand, superior measurement of covenant violations and subsequent changes in credit in SNC produce much sharper results on the contraction in loan commitments and permit a comparison of the covenant channel to the overall contraction in credit supply by banks.

A third related literature concerns the renegotiation of debt contracts and the purpose and

consequences of covenants. This literature has traditionally viewed covenants as a means to overcome the agency problem inherent in lending contracts by limiting the possible actions taken by the borrower and shifting control to the lender if the borrower’s financial condition deteriorates (Aghion and Bolton, 1992; Nini et al., 2009; Gârleanu and Zwiebel, 2009; Acharya et al., 2014; Bradley and Roberts, 2015). Yet, covenant violations occur routinely and lenders often provide waivers for the violation while taking minimal additional action. Our work complements the borrower-centric view by showing that covenants also allow lenders to adjust loan terms when *lender* health deteriorates, consistent with the symmetric view of incomplete contracting in Hart and Moore (1988). More broadly, almost all long-term debt contracts undergo renegotiation prior to maturity (Roberts and Sufi, 2009b; Denis and Wang, 2014; Roberts, 2015; Mian and Santos, 2018). While this literature has found evidence of borrower characteristics affecting the timing and outcome of such negotiations, our results emphasize the role of lender health in such renegotiations, as in Murfin (2012).

Finally, a macroeconomic literature studies the link between banks and the real economy in dynamic general equilibrium models (Gertler and Kiyotaki, 2010; He and Krishnamurthy, 2013; Brunnermeier and Sannikov, 2014). These models typically assume one period or continuously updated contracts, in contradiction to the long face-value maturity of most debt. Our results provide some justification for this simplification by showing that even long-term contracts have *de facto* much shorter horizons due to loan covenants. Our evidence also points to lender health affecting the allocation as well as the quantity of credit, an aspect that has received less attention but could substantially impact the welfare implications of these models.

2. Institutional Background

This section provides a brief overview of covenants in loan contracts. We highlight two features most relevant to the existence of a loan covenant channel. First, absent a covenant violation, missed payment, or unusual circumstance, a lender cannot renege on a loan commitment before the stated maturity. Second, the violation of a covenant gives the lenders the right but not the obligation to terminate the loan, including forcing immediate repayment of any outstanding principal and interest. Thus, upon and only upon violation of a covenant do lenders have discretion to reduce existing loan commitments to borrowers current on their obligations.

We use an actual loan contract to illustrate these features. In October 2006, Lifetime Brands, Inc. and a lending syndicate with HSBC as the administrative agent agreed to extend the maturity of a credit line to April 2011.² Section 2 of the contract specifies the obligations of the lenders: “Subject to the terms and conditions set forth herein, each Lender having a Revolving Commitment agrees to make Revolving Loans to the Borrower (p.18).” That is, as long as the borrower remains compliant with the terms of the loan, the lenders must provide funds.

Table A.1 lists the covenants in the agreement. The left panel lists affirmative covenants, actions which the borrower must take to remain compliant. These include providing timely financial statements and maintaining fire insurance on the firm’s properties holdings. The right panel lists negative covenants. Many of these, such as restrictions on other borrowing, have in common with the affirmative covenants that compliance is directly under the borrower’s control.

Most important to our study are two financial covenants, leverage ratio and interest coverage ratio, which may be violated due to changes in financial conditions not directly under the borrower’s control. As defined in sections 1.01, 7.12, and 7.13 of the agreement, the leverage ratio covenant proscribes the ratio of consolidated senior secured debt to a four-quarter trailing moving-average of consolidated ebitda (earnings before interest, tax, depreciation and amortization) from exceeding 3:1 except following an acquisition approved by the lenders, while the interest coverage ratio covenant prohibits the ratio of the four-quarter trailing moving average of ebitda to interest expense to be less than 4:1 at the end of any fiscal quarter. For these covenants, a decline in earnings could cause an involuntary violation by the borrower.

Section 8 of the agreement defines default and the remedies available to the lender. Events of default include failure to make a principal or interest payment on a loan (8.01(a-c,f,j)), the filing of an involuntary or voluntary bankruptcy petition on behalf of the borrower (8.01(h,i)), and, crucially, if “the Borrower shall fail to observe or perform any covenant, condition or agreement contained in Sections 6.02, 6.03, 6.08, 6.11, 6.12, 6.13 or 6.14 or in Article 7” (8.01(d), p.56). Section 8.02 (p.58) specifies contract remedies:

- (a) “in the case of an Event of Default specified in Section 8.01(h) or 8.01(i) [i.e. a bankruptcy filing], without declaration or notice to the Borrower, the Revolving Commitments (including the Letter of Credit Commitment) shall immediately and automatically terminate, and the

²As a public company, Lifetime Brands filed a copy of the agreement with the SEC (https://www.sec.gov/Archives/edgar/data/874396/000091068006001052/ex99-1_f8k10312006.htm, accessed July 20, 2017).

Loans, all accrued and unpaid interest thereon and all other amounts owing under the Loan Documents shall immediately become due and payable, and

- (b) in all other cases, upon the direction of the Required Lenders, the Administrative Agent shall, by notice to the Borrower, declare all of the Revolving Commitments (including the Letter of Credit Commitment) to be terminated forthwith, whereupon such Revolving Commitments (including the Letter of Credit Commitment) shall immediately terminate, or declare the Loans, all accrued and unpaid interest thereon and all other amounts owing under the Loan Documents to be due and payable forthwith, whereupon the same shall immediately become due and payable.”

Thus, under section 8.02(b) a covenant violation gives lenders the right but not the obligation to terminate the credit line and make any outstanding amounts immediately payable. This discretion makes lender health potentially relevant to the resolution of a covenant violation.³

3. Data on Covenant Compliance and Loan Outcomes

Our data on loan contracts and covenant compliance come from the Shared National Credit Program (SNC). We describe the main features here and provide additional details in the online appendix. We then present two key facts concerning the maturity of bank credit and the prevalence of covenant violations.

3.1. SNC

The Shared National Credit Program (SNC) is a confidential supervisory data set jointly administered by the Federal Reserve, FDIC, and OCC. SNC collects information on all loans of at least \$20 million shared by three or more unaffiliated financial institutions under the regulatory purview of one of the SNC administrators. For each loan, we observe the borrower, loan type, drawn and undrawn balance on December 31st of the reporting year, and the ownership shares

³The subsequent evolution of this particular loan agreement has anecdotal value in illustrating the covenant channel. Recall the stated maturity provided a credit line through April 2011. According to the firm’s FY2008 10K filing (<https://www.sec.gov/Archives/edgar/data/874396/000091068009000143/f10k12312008.htm>, pp. 8,21), the lenders agreed to modify the covenant terms and thresholds in March and September 2008 in anticipation of declining firm sales. Even so, the firm violated one of the revised covenants in December 2008. In March 2009 the firm signed an amended agreement, which again modified the covenant terms and thresholds and reduced the maximum amount borrowable under the agreement.

of the syndicate lead lender and all participants, including institutions not regulated by a SNC supervisor. Unlike the Thomson Reuters DealScan database, SNC maintains a single loan identifier through subsequent modifications and refinancings.⁴ Still, very large changes in loan terms may provoke creation of a new loan identifier. We re-code these cases as modifications to the original loan based on the simultaneous disappearance of an existing loan and appearance of a new loan with the same lead lender and borrower.

The syndicated lending market covered by SNC accounts for a large share of total lending volume in the U.S. economy. As shown in figure A.1, the full SNC universe contained \$1.2 trillion of loans drawn and \$2.79 trillion of loans drawn and unused commitments outstanding as of the end of 2007.⁵ For comparison, the Consolidated Reports of Condition and Income (Call Reports) contain \$1.44 trillion of commercial and industrial loans drawn and \$2.37 trillion of unused commitments not associated with real estate or credit cards from all U.S. commercial banks on that date.⁶ Thus, while our analysis does not directly apply to small firms not included in the SNC data, the loans in SNC aggregate to a quantitatively large share of the U.S. corporate loan market. In the remainder of the paper we further exclude a small share of loans not listed as a term loan or credit line and loans to financial borrowers.⁷

3.2. SNC Covenant Review Sample

In 2006 SNC began collecting information on covenant compliance for a subset of loans covering about 1/3 of the loan volume in the SNC universe. We refer to loans in this subset as the covenant review sample. For each loan in the covenant sample, SNC obtains information on covenant

⁴According to Ivashina and Scharfstein (2010), roughly 95% of loans in DealScan also appear in SNC. The official term for the unit of observation in the SNC data set is a credit. A credit may consist of multiple facilities jointly arranged by the same syndicate and signed on the same date. The corresponding term in the Thomson Reuters DealScan database is a package. For simplicity, in the text we use “loan” interchangeably with SNC credit.

⁵The SNC review for year t covers loan commitments as of December 31st of year $t - 1$. Thus, while SNC press releases would refer to \$1.2 trillion outstanding and \$2.79 trillion committed in review year 2008, these totals actually refer to loans as of December 31st of 2007.

⁶Besides the \$20 million threshold and syndication requirement for inclusion in the SNC data, totals in the Call Reports and SNC may differ because SNC includes the part of loans provided by non-bank lenders if they are part of a syndicate covered by SNC, because SNC may include some lending not classified as commercial and industrial in the Call Reports, and because the residual category for unused commitments in the Call Report data may contain non commercial and industrial loans. While these differences affect the levels, figure A.1 shows that the growth rates of aggregates in the two data sets track each other closely. As an alternative benchmark, in November 2012 the Federal Reserve Survey of Terms of Business Lending began reporting the fraction made under syndication of all origination volume of commercial and industrial loans made by commercial banks; averaged across all months from November 2012 through August 2016, this fraction is 47.5%.

⁷Loans to bank borrowers ($< 0.5\%$) and loans to non-bank financial borrowers (8%) make up a small share of SNC and our results are robust to not excluding them.

compliance throughout the year from loan documentation augmented by supervisory inquiries to the banks when information is missing or incomplete.

The SNC covenant sample offers important advantages for measuring covenant compliance over previous data sets constructed by starting from the DealScan database and either hand-collecting information on subsequent loan outcomes from public filings (Nini et al., 2009; Roberts and Sufi, 2009b; Nini et al., 2012; Denis and Wang, 2014; Roberts, 2015; Freudenberg et al., 2015) or by matching to Compustat to track financial ratios encoded in covenants (Chava and Roberts, 2008; Falato and Liang, 2016). Relative to these data sets, SNC contains many more observations per year including a representative share of non-public borrowers, contains supervisory information on covenant compliance including when the breach results in a waiver, and contains information on the lender’s response to the violation.

Table 1 reports summary statistics for the pre-crisis and crisis periods for the full SNC universe of term loans and credit lines to nonfinancial borrowers (columns 1 and 4), for the subset of these loans in the covenant sample (columns 2 and 5), and for those loans in the covenant sample for which we have a measure of the health of the lead lender (columns 3 and 6, described shortly). The covenant review sample over-weights non-investment grade and criticized credits.⁸ Nonetheless, it still contains a large share of credits with the highest (“Pass”) rating, with 71% of loans in the review sample in the pre-crisis period and 47% in the crisis period receiving this designation. Furthermore, “special mention” loans, the highest category of non-passing loans and which consist of assets with potential weaknesses but which remain in good standing, account for about one-half of the over-sampling of non-passing loans during the crisis period. The sample is otherwise representative of the SNC universe; loans in the covenant sample are of similar average size and maturity, exhibit a similar breakdown between term loans and credit lines, have similar utilization rates, and have similar propensities to get modified as those in the full universe. The sector composition of loans in the covenant sample is also similar to the SNC universe and broadly representative of the sectoral composition of the U.S. economy – more than one-quarter of loans are to firms in the services sector and roughly one-third are to firms in manufacturing or retail. The shares of loans attributed to each lead lender in the full SNC universe and SNC covenant sample are also similar, as shown in figure O.1 of the online appendix. In short, selection into the covenant review sample occurs along a single dimension, rating, which we observe for all loans in

⁸See e.g. <https://www.federalreserve.gov/newsevents/pressreleases/bcreg20110825a.htm>.

the SNC universe. We exploit this feature to re-weight the aggregation analysis in section 6 to be representative of the SNC universe.

3.3. Maturity and Covenant Violation Frequency

We now document two key facts using the SNC data.

Fact 1: Bank credit has long maturity. The vast majority of bank loans are of long maturity. As shown in table 1, in both the full SNC data and the covenant sample roughly 90% of all loans and commitments outstanding at the end of 2007 had at least 1 year of maturity remaining. Conditional on a loan having a year maturity remaining, the mean remaining maturity at the end of 2007 was about 3.3 years. These numbers do not merely represent unusual maturity at the height of a boom.⁹ The long maturity of bank debt constricts the channels through which bank health can transmit to borrower outcomes.

Fact 2: Many loans breach covenants, especially in bad times. For each loan in the covenant sample, SNC reports a flag for whether the loan remained compliant throughout the year. If the loan remained compliant, SNC reports whether it would have been noncompliant but for a covenant waiver or reset granted by the lender. We consider a covenant to bind in either circumstance. This classification separates the event of breaching a covenant threshold from the subsequent resolution. Formally, we define the variable $Bind_t$ to equal 1 if a loan breaches any covenant threshold during year t .

Covenant violations occur routinely, and especially so during the financial crisis. As shown in table 1, roughly one-quarter of non-maturing loans in the SNC covenant sample breached a covenant during a typical year before the 2008-09 financial crisis. One-third of loans breached a covenant in each crisis year. This frequency exceeds by an order of magnitude the fraction of credit to nonfinancial firms that became delinquent.¹⁰ Such a high violation frequency makes the

⁹For example, average maturity remaining in 2005 was also 3.3 years. Mian and Santos (2018) plot the distribution of maturity remaining for all SNC loans pooled over 1988-2010 and show a similar distribution. The maturity of loans in SNC also closely resembles the maturity structure of all long-term debt. Of firms in Compustat with positive long-term debt outstanding, the median amount due in less than one year is about 5% of the total and the 75th percentile is less than 20%. Across all firms in Compustat, the median firm has long-term debt maturing within a year of less than 0.2% of assets and the 75th percentile firm has maturing debt of less than 2% of assets. These ratios are roughly the same in each of 2007, 2008, and 2009 and are based on all firms in the Compustat Annual file with non-negative revenue, assets, investment, or cash, with assets greater than each of cash, investment, and property, plant, and equipment, and with assets of at least \$10 million and asset growth lower than 200%.

¹⁰According to Call Report data, the fraction of all commercial and industrial loans non-current on payments – the main alternative event of default giving lenders the right to alter the terms of the loan – peaked during the

Table 1: Summary Statistics

Sample:	Pre-crisis (2006-07)			Crisis (2008-09)		
	Universe	Covenant	Lender-	Universe	Covenant	Lender-
			covenant			covenant
(1)	(2)	(3)	(4)	(5)	(6)	
	<i>Loans of any maturity</i>					
Fraction 1+ year remaining	0.91	0.92	0.92	0.88	0.88	0.89
	<i>Loans with 1+ year maturity remaining</i>					
<i>Loan characteristics</i>						
Mean maturity (years)	3.30	3.34	3.36	2.61	2.78	2.75
Fraction 2+ years remaining	0.85	0.88	0.89	0.74	0.79	0.79
Mean log total committed	18.66	18.85	18.95	18.74	18.76	18.91
Fraction credit line	0.61	0.59	0.60	0.51	0.49	0.49
Fraction <i>Credit reduced</i>	0.27	0.26	0.26	0.37	0.38	0.38
Mean lead lender share	0.19	0.14	0.15	0.18	0.14	0.14
Mean loan utilization rate	0.53	0.56	0.55	0.61	0.64	0.63
<i>Borrower characteristics</i>						
Fraction publicly-traded	0.37	0.38	0.40	0.36	0.37	0.39
Mean log assets		12.58	12.76		12.68	12.82
Mean leverage		0.49	0.49		0.53	0.50
Fraction passing risk rating	88.79	70.78	70.68	75.53	47.17	45.96
Fraction passing/special mention	95.92	89.32	88.92	85.42	71.31	70.94
<i>Covenant violation frequency</i>						
$Bind_t$		0.25	0.24		0.34	0.33
$Bind_t$, private borrowers		0.27	0.27		0.36	0.34
$Bind_t$, excluding waivers		0.09	0.08		0.11	0.10
$Bind_{t-1:t}$		0.29	0.28		0.39	0.37
Loan-year observations	11,247	2,676	2,478	11,979	4,059	3,420
Unique borrowers	4,769	1,309	1,166	4,992	1,704	1,409
Total committed (\$Tr)	2.01	0.55	0.50	2.04	0.72	0.65

Notes: The table reports summary statistics for the pre-crisis (2006-07) and crisis (2008-09) periods and for three samples. Columns with header “Universe” report summary statistics for the universe of credit lines and term loans to nonfinancial borrowers in the full SNC data set. Columns with header “Covenant” report summary statistics for the subset of these loans in the SNC covenant sample. Columns with header “Lender-covenant” report summary statistics for our final sample of all credit lines and term loans in the covenant sample to nonfinancial borrowers and where the lead lender is in the Chodorow-Reich (2014) lender health data set. *Credit reduced* equals 1 if either the loan is terminated before maturity or the loan commitment is reduced. $Bind_t$ and $Bind_{t-1:t}$ are indicator variables equal to 1 if a loan breached a covenant in the current or either the current or previous year, respectively. Total committed is the sum of loans outstanding and unused commitments averaged over the two year period.

covenant channel potentially relevant to a wide swath of borrowers and quantitatively significant in its aggregate importance.

Because the macroeconomic importance of the covenant channel depends on the finding of a high violation frequency, it is important to validate this finding with respect to the full SNC universe and to explain why we obtain a higher violation frequency than previous studies. The higher violation frequency does not stem from attributes particular to the covenant sample. To make this point, we run the loan-level regression in the covenant sample:

$$\begin{aligned}
 Bind_{l,b,f,t} = & \sum_I \beta_{1,I,t} [\text{Industry=I}]_f + \beta_{2,t} [\text{Log committed}]_{l,t} + \beta_{3,t} [\text{Utilization}]_{l,t} + \beta_{4,t} [\text{Credit line}]_{l,t} \\
 & + \sum_P \beta_{5,P,t} [\text{Loan purpose=P}]_{l,t} + \sum_R \beta_{6,R,t} [\text{Loan rating=R}]_{l,b,f,t} + e_{l,b,f,t}. \tag{1}
 \end{aligned}$$

This regression projects $Bind_{l,b,f,t}$, the indicator for loan l from bank b to firm f violating a covenant in year t , on a set of variables observed in both the covenant sample and the full universe. These variables include borrower industry, loan size, loan utilization rate, loan type, loan purpose (working capital, general purpose, etc.), and the internal rating of the loan, each interacted with year. We then use the coefficients from equation (1) to impute $Bind_t$ for the full SNC universe. This exercise re-weights the covenant sample using relevant features of the SNC universe, most importantly the loan rating which governs selection into the covenant review sample. The imputed fraction of covenant violations in the SNC universe is 0.23 pre-crisis and 0.30 in the crisis, very close to the values for the covenant sample.

It is instructive to compare to two prominent earlier approaches to determine why the violation frequency in SNC exceeds that reported in previous studies. Dichev and Skinner (2002), Chava and Roberts (2008), and Falato and Liang (2016) use Compustat to follow current ratio and net worth covenants reported at inception in DealScan. Dichev and Skinner (2002) report that roughly 30% of loans violate one of these covenants at some point during the life of the loan. However, this approach mechanically understates the frequency of total violations because it considers only two types of covenants and contains measurement error due to covenant thresholds changing after the initial loan contract (Denis and Wang, 2014; Roberts, 2015). In an innovative approach, Roberts and Sufi (2009a), Nini et al. (2009), and Nini et al. (2012) scrape SEC 10-Q and 10-K filings of publicly-traded firms looking for phrases associated with violations. Roberts and Sufi (2009a) find

2007-09 episode in the third quarter of 2009 at 3.6%. Expanding to corporate bond defaults, Moody's Default and Recovery Database reports corporate bond default rates of just over 4% 2008 and roughly 2.5% in 2009.

just 1% of firms rated A or above report a violation in a typical year, rising to 9% for B rated borrowers and 18% for borrowers rated CCC or worse. Nini et al. (2012) use an improved version of the text-scraping algorithm and find roughly 12% of all publicly-traded firms report a violation in each of 2006 and 2007. Yet, while their data cover all covenant types, SEC regulation S-X governing disclosure does not require firms to report violations if they obtain an amendment or waiver before the end of the reporting period. Indeed, while each year roughly 25% of loans in the SNC covenant sample breach a covenant during 2006 or 2007, only 9% of loans breach a covenant and do not receive a waiver in the same year.¹¹ Finally, both previous approaches necessarily cover only publicly-traded borrowers.

Following a violation, a lender may choose to waive or reset the covenant or may force repayment or restructuring of the loan. These options are not mutually exclusive; a waiver can come with conditions and does not necessarily mean that the violation gets resolved without adverse consequences to the borrower. In practice, the final resolution of a loan restructuring takes a few months to achieve. In what follows we therefore use as our main measure the variable $Bind_{t-1:t} = \max\{Bind_{t-1}, Bind_t\}$, which equals 1 if a loan breached a covenant in either the current or previous year.¹²

¹¹ We can more directly assess the importance of waivers in explaining the different violation propensities between SNC and Nini et al. (2012, hereafter NSS) by comparing firm-years that appear in both the NSS data set and the SNC covenant sample. In the 601 overlapping firm-years covering the period 2006-2008, the violation propensity in SNC is roughly double that in NSS, reflecting 140 firm-years in which SNC identifies either a covenant violation or a covenant waiver while according to the NSS data the firm made no mention of such a violation or waiver in a regulatory filing. (There are 26 firm-years in which NSS identify a violation and SNC does not. These reflect cases where a firm obtained a preemptive waiver, for example in anticipation of missing a filing deadline or taking a one-time charge-off on earnings, where a firm had multiple loans and violated a covenant on a loan not in the SNC sample, and a few cases where we could not identify from the SEC filing why the NSS procedure assigned a violation.) We are grateful to Amir Sufi for providing us with the Nini et al. (2012) data set.

¹²Loans can contain cross-default provisions by which a covenant breach on one loan triggers technical default on another. We have experimented with defining $Bind_{t-1:t}$ based on whether any loan to the borrower breaches a covenant with no meaningful changes in our loan-level analysis. Similarly, our results remain quantitatively similar if we use $Bind_t$ as our main measure of a violation. Nini et al. (2012) emphasize that covenant terms tighten following a violation with the possible implication that the likelihood of violating a covenant in 2009 depends on the 2008 health of the lender. The backward-looking two-year treatment window negates this problem because the value in 2009, $Bind_{2008:2009}$, equals 1 for any loan that violates a covenant in 2008 and in particular does not depend on the outcome of the violation.

4. Causal Identification

To causally assess whether lender health affects the resolution of covenant violations, we turn to variation in the cross-section of lenders. In the next section, we report regressions of the form:

$$Y_{l,b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}_b] + \beta_2[\textit{Bind}_{l,t-1:t}] + \beta_3[\textit{Bad Lender}_b \times \textit{Bind}_{l,t-1:t}] + \gamma'X_{l,b,f,t} + \epsilon_{l,b,f,t}, \quad (2)$$

where $Y_{l,b,f,t}$ denotes an outcome in year $t \in \{2008, 2009\}$ for loan l to firm f from lender b , *Bad Lender* measures the health of lender b , and $X_{l,b,f,t}$ includes any covariates.

Section 4.1 describes the measurement of *Bad Lender*. We then turn to threats to causal identification. Section 4.2 addresses the possibility that firms that violate covenants and have unhealthy lenders may differ along other dimensions from firms that violate covenants and have healthier lenders. Section 4.3 addresses the fact that violation of a covenant correlates with other firm characteristics and loan outcomes may also depend on the interplay of lender health and these other characteristics.

4.1. Lender Health Measures

The 2008-09 period offers a useful laboratory for studying the transmission from banks to corporate borrowers because the origins of the financial distress lay outside the corporate sector. Rather, prominent explanations include the exposure of financial institutions to real estate markets and toxic assets, and counterparty risk and network proximity to failing institutions (see e.g. Ivashina and Scharfstein, 2010; Cornett et al., 2011; Erel et al., 2011; Fahlenbrach et al., 2012; Santos, 2011). The variable *Bad Lender* combines measures of lender health, adopted from Chodorow-Reich (2014), that reflect these forces.

The first measure, originally proposed by Ivashina and Scharfstein (2010), identifies a bank's exposure to Lehman Brothers through the fraction of the bank's syndication portfolio in which Lehman Brothers had a lead role. This exposure affected banks directly through the syndicated market as firms with credit lines provided by Lehman Brothers drew down the remainder of their credit line as a precautionary measure following the Lehman bankruptcy, draining liquidity from the other syndicate members. The second lender health variable measures a bank's exposure to private-label mortgage-backed securities through the correlation of its daily stock return with the

return on the ABX AAA 2006-H1 index in the fourth quarter of 2007. The ABX AAA 2006-H1 index follows the price of residential mortgage-backed securities issued during the second half of 2005 and with a AAA rating at issuance. The correlation indicates the market’s perception of the bank’s exposure to the mortgage crisis. The third measure is 2007-08 trading revenue as a share of assets, as most writedowns occurred on the trading book. We extract the first principal component of the three measures and create the rank-normalized variable *Bad Lender* as the rank of the first principal component divided by the number of lenders. The variable *Bad Lender* therefore lies on the unit interval with a value of 1 assigned to the lender in the worst health.

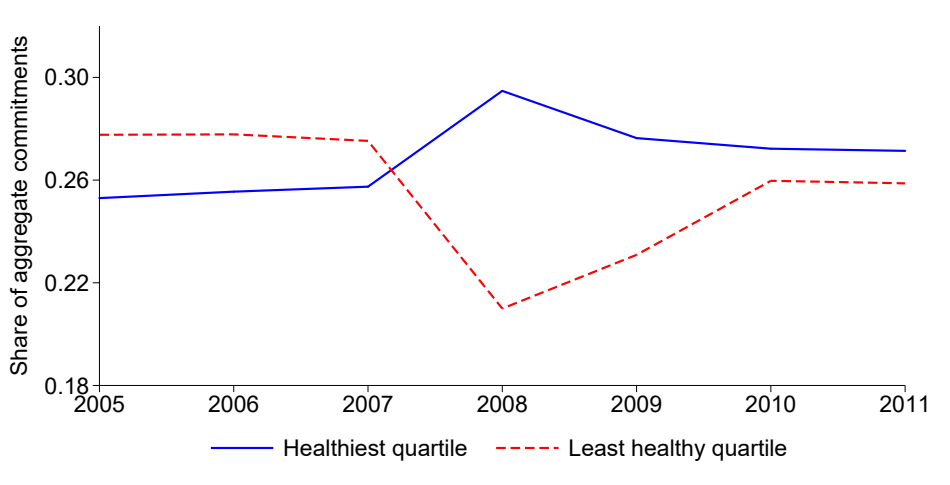
Syndicated loans include a lead lender and participant lenders. The lead lender manages the servicing of the loan and typically provides the largest share of the funds. Most loan contracts require the agreement of lenders providing at least 51% of the commitment to accelerate repayment or modify loan terms following a covenant breach.¹³ Because the lead lender provides the largest share of the loan, plays an organizing role among syndicate members, and as the servicing agent has responsibility for carrying out any renegotiation, in our main results we assign lender health on the basis of the lead lender only. Effectively, we assume the lead lender is always pivotal in resolving a covenant violation. Our main results are robust to alternative definitions of the health of the syndicate, as shown in section 5.4.

Following Chodorow-Reich (2014), we construct the health measures for the most active lead lenders in the syndicated lending market. After excluding lenders in the Chodorow-Reich (2014) data set without a publicly traded stock price (required to compute the ABX loading) or otherwise missing one of the key health variables, our final data set includes 34 lenders.¹⁴ As shown in columns (3) and (6) of table 1, more than 90% of the loan volume in the covenant sample comes from loans with lead lenders in our lender data set and these loans appear similar to the full covenant sample along all dimensions. Figure O.2 of the online appendix reports the distribution of lender health, weighted by the shares of each lender in SNC.

¹³For example, the credit agreement described in section 2 defines the “Required Lenders” in Section 8.02(b) as “(i) Lenders having Revolving Exposures and unused Revolving Commitments representing not less than 51% of the sum of the total Revolving Exposures and unused Revolving Commitments at such time and (ii) in any event not less than two Lenders. (p.15)” Unlike in DealScan where many loans list multiple lead arrangers, the SNC supervisors always identify a single lead arranger as the servicing agent.

¹⁴The lender health measures from Chodorow-Reich (2014) are available at http://scholar.harvard.edu/files/chodorow-reich/files/final_bank_variables.xlsx. About one-quarter of the lenders in the Chodorow-Reich (2014) data set are foreign-owned or otherwise not under the regulatory purview of the SNC supervisors. Nonetheless, SNC captures many loans from these lenders because the syndicate participants include multiple supervised lenders, as is the case with the loan described in section 2.

Figure 1: Aggregate Lending by Quartile of Bank Health



Notes: The figure reports the share of total commitments from lead lenders in the top and bottom quartile of the lender health distribution. The quartiles are constructed by weighting banks by the value of their commitments.

Figure 1 reports the time series of the shares of aggregate commitments from lenders in the top and bottom quartile of the lender health distribution. These shares are stable between 2005 and 2007, indicating that *ex post* distressed banks did not lend more aggressively *ex ante*. The share of commitments from lenders in the least healthy quartile falls sharply in 2008 and remains depressed in 2009, before stabilizing in 2010 and 2011. In section 6, we quantify how much of the difference in lending behavior in 2008 and 2009 is attributable to the differential response to covenant violations of healthier and less healthy lenders.

4.2. Are Firms that Violate Covenants and Have Unhealthy Lenders Different?

One concern is that firms that violate covenants and have unhealthy lenders differ along other dimensions from firms that violate covenants and have healthier lenders. In this section, we first present evidence that this concern does not materialize in our setting. We then introduce a refinement of equation (2) using a close-violator sample.

Balancing of borrower characteristics. We start with evidence that matching of borrowers and lenders at loan origination occurred “as good as randomly.” “As good as random” does not preclude *any* matching of borrowers and lenders along even unobservable dimensions. Rather, because our bank health measures capture exposure to largely unforeseen shocks during the crisis such as the losses in MBS markets and the collapse of Lehman Brothers, it requires that any such

matching not correlate with lenders' exposure to these tail events.¹⁵

The origin of the 2008-09 crisis outside of the corporate loan sector makes “as good as random” assignment *a priori* plausible. Supporting this assumption, Chodorow-Reich (2014) reports similarity of borrowers of healthier and less healthy lenders along observable characteristics such as the employment decline in the borrower’s industry and county and balancing along unobserved characteristics using a specification with borrower fixed effects. Columns (1)-(3) of table 2 provide further evidence of balancing of borrower and loan characteristics by quantile of lender health.¹⁶ Panel A uses variables drawn from SNC and restricts to non-expiring loans. Borrowers of lenders below and above the median of crisis lender health had statistically indistinguishable mean assets, leverage, supervisory risk rating, and remaining maturity on their loans at the start of the crisis. Panel B restricts the sample to borrowers in Compustat and shows balancing on additional measures of financial health from those data, including on cash flow, profitability, Tobin’s Q, market beta, and volatility.

Even if matching at origination occurred as good as randomly, covenant violators of unhealthy lenders may still be different. Of particular concern, *ex post* distressed lenders may have offered looser covenants *ex ante*, and borrowers of unhealthy lenders may have worked harder to avoid violating covenants in expectation of worse treatment. If active, these mechanisms could confound the analysis below. *Contra* this concern, table 2 shows that loans from lenders in good and bad health had economically and statistically similar covenant tightness before the crisis (Panel A, row 1, columns (1)-(3)) and exhibited similar propensities to violate a covenant during the crisis (Panel C, columns (1)-(3)).¹⁷ These results provide direct evidence against *ex post* distressed

¹⁵Notably, financial markets before the crisis, as embodied in credit default swaps, did not predict the subsequent distress in the banking sector. Schwert (2018) finds evidence that bank-dependent borrowers (those without a credit rating) are more likely to borrow from better-capitalized banks. This sorting affects our results only insofar as better capitalized banks also avoided MBS exposure and did not cosyndicate with Lehman Brothers. In this case, such a correlation would bias *against* our empirical results. We also control extensively for borrower-level characteristics below; in particular, our main results change minimally if we control for whether a borrower is bank-dependent.

¹⁶Online table O.1 reports balancing along the same variables as in table 2 but in a regression setting with a continuous measure of lender health.

¹⁷Covenant tightness refers to the percent distance from threshold of the most tightly binding covenant. We obtain this variable from text fields accompanying the SNC covenant sample. These text fields do not have a uniform layout, reducing the sample for this variable. We have also confirmed the similarity of *ex ante* covenant tightness using data from DealScan covering the last general purpose or working capital loan issued to each non-financial borrower before the crisis. For this analysis, we follow Bradley and Roberts (2015) and define covenant restrictiveness using the number of covenants in the loan package and Berlin et al. (2017, Appendix C) in excluding observations with no covenants reported as these appear to reflect missing data rather than an actual absence of covenants. The mean number of covenants in the DealScan sample is 2.3 with a standard deviation of 1.0. The difference in the number of covenants in loans from a lead lender in the top and bottom half of the lender health distribution is an economically trivial 0.12 (t-statistic 1.03). Finally, a Kolmogorov-Smirnov test does not reject

Table 2: Balancing

	All borrowers			$Bind_{t-1:t} = 1$		
	Less healthy lenders (1)	Healthier lenders (2)	t-stat. of equality (3)	Less healthy lenders (4)	Healthier lenders (5)	t-stat. of equality (6)
<i>Variable mean:</i>						
	<i>Panel A: SNC pre-crisis variables</i>					
Covenant tightness	1.72	5.74	0.23			
Log assets	12.72	12.81	1.17	10.98	11.11	0.35
Leverage	0.50	0.49	1.21	0.54	0.53	0.93
Risk rating	70.04	71.51	0.56	42.20	44.69	0.93
Maturity remaining	3.34	3.39	1.12	2.66	2.69	0.36
Observations	1,215	1,263	2,478	358	335	693
	<i>Panel B: Compustat pre-crisis variables</i>					
Cash flow/assets (%)	4.86	4.89	0.04	0.58	0.41	0.08
ROA (%)	10.22	10.49	0.30	8.66	9.41	0.63
Tobin's Q	1.52	1.43	0.90	1.36	1.29	0.45
Z-score	0.16	0.09	1.09	0.08	0.06	0.52
Disc. accruals/assets (%)	-0.35	-1.16	0.53	-1.66	-1.75	0.36
S&P credit rating (%)	76.75	74.60	0.63	76.56	78.78	0.30
Bankruptcy or delisting	5.67	6.85	1.18	7.81	8.09	0.26
Market beta	3.65	3.77	-0.12	3.46	3.39	0.07
Idiosyncratic volatility	12.62	12.76	0.46	13.03	12.63	0.76
Total volatility	21.99	21.77	1.02	22.25	22.21	0.11
Observations	450	469	919	124	133	257
	<i>Panel C: SNC crisis variables</i>					
$100 \times Bind_{t-1:t}$	37.96	36.59	0.82			
Observations	1,673	1,747	3,420			

Notes: The table reports selected summary statistics by lender health. “Healthier lenders” are those for which *Bad Lender* <median and “Less healthy lenders” are those for which *Bad Lender* >median, where *Bad Lender* is the rank of the lead lender’s health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender.

lenders having offered looser covenants *ex ante* or of many borrowers of distressed lenders successfully manipulating the covenant threshold to avoid violating. Columns (4)-(6) provide additional evidence by demonstrating balancing of borrower and loan characteristics within the subset of violators. Violators who had borrowed from healthier and less healthy lenders appear similar in size, pre-crisis leverage, risk rating, maturity remaining, and along the financial characteristics drawn from Compustat. We cannot reject equality of means for any variable.

Near violation threshold sample. We repeat all of our main results in a sub-sample of loans on either side of but close to a covenant threshold. Even if borrowers of less healthy lenders were of worse quality or worked harder to manipulate violation status than borrowers of healthier lenders, as long as manipulation is not precise, then status is randomly assigned in a neighborhood around the threshold (Lee and Lemieux, 2010).¹⁸ This condition is sufficient to causally identify treatment effects for borrowers of healthy and less healthy lenders separately, as we show formally in Online Appendix O.3. It follows that the interaction term *Bad Lender* \times *Bind* in equation (2) identifies the additional effect of a violation in the set of loans from less healthy lenders.

4.3. Non-random Violation of Covenants

Covenant violation status is not randomly assigned. Comparing columns (1) and (2) to columns (3) and (4) of table 2, borrowers that violate covenants during the crisis were *ex ante* riskier, more levered, less profitable, more volatile, already closer to a violation threshold, and had lower cash flows. These differences raise the possibility that unhealthy lenders prioritized negotiations to reduce exposure to all weak firms, and not only to those that violated covenants.

The long-term nature of contracts should have limited lenders' ability to tighten credit to non-violators, mitigating the plausibility of this alternative interpretation. Our research design offers two additional safeguards. First, our baseline specification includes as covariates measures of borrower quality interacted with lender health, which isolate the impact of lender health \times violation from the impact of lender health \times borrower quality. Second, the analysis in the sub-sample of loans on either side of but close to a covenant threshold isolates the additional effect of a covenant violation on having an unhealthy lender within a subset of borrowers in similar

equality of the full distributions of pre-crisis covenant tightness from healthy and less healthy lenders.

¹⁸In support of this assumption, formal McCrary (2008) density tests do not reject the null of continuous density of distance to violation in either the full sample (p-value=0.75) or in the subsample of loans from lenders in the worse half of the lender health distribution (p-value=0.46).

financial health during the crisis.

5. Empirical Results

We present empirical results at the borrower and loan level. Section 5.1 uses linear probability models to show how a lender’s response to a covenant violation during 2008 or 2009 depends on its own health. Section 5.2 measures the change in total credit at the loan and borrower level and shows that affected borrowers do not substitute toward other sources of credit. Section 5.3 shows that the covenant channel transmits to balance sheet and real outcomes such as investment and employment. Section 5.4 reports robustness and specification tests to bolster the causal interpretation of the results. Finally, section 5.5 explores treatment heterogeneity by loan characteristics. Throughout this section, we restrict attention to loans with at least one year maturity remaining in order to focus on seemingly insulated borrowers. Because of the rarity of loans with shorter maturity, imposing this sample restriction has only a small practical effect on our results, as we confirm in robustness in table 8.

5.1. Probability of Credit Reduction

We start with linear probability models to explore how lender health affects credit availability following a covenant violation. The outcome variable, *Credit reduced*, equals 1 if either the loan is terminated before maturity or the loan commitment is reduced. The structure of SNC allows us to follow a loan through amendments, modifications, and refinancing in constructing this variable.

Non-parametric Evidence Table 3 shows a non-parametric version of our first main result by comparing loan outcomes by quartile of lender health and whether the loan breached a covenant. Consistent with previous evidence that loans undergo frequent renegotiation (Roberts and Sufi, 2009b; Denis and Wang, 2014; Roberts, 2015; Mian and Santos, 2018), during the crisis years of 2008 and 2009 roughly one-third of loans without a covenant violation experienced a modification that reduced the loan commitment. Many of these modifications likely reflect a mutually agreed reduction in credit in response to reduced investment opportunities during the crisis, offset by a decline in the interest rate (which we do not observe in SNC). Borrowers who violate a covenant have a higher likelihood of experiencing a reduction in credit. The likelihood rises by 5.3 percentage points for borrowers of the healthiest quartile of lenders, by 7.7 percentage points for borrowers

Table 3: Non-parametric Evidence

	Fraction <i>Credit reduced</i> = 1		Difference
	<i>Bind</i> _{<i>t-1:t</i>} = 0	<i>Bind</i> _{<i>t-1:t</i>} = 1	
<i>Lender health quartile:</i>			
Quartile 1 (healthiest lenders)	0.316 [N=529]	0.369 [N=319]	0.053
Quartile 2	0.329 [N=517]	0.405 [N=343]	0.077
Quartile 3	0.282 [N=507]	0.435 [N=351]	0.153
Quartile 4 (least healthy lenders)	0.320 [N=489]	0.506 [N=365]	0.186
Difference Q4-Q1	0.004	0.137	0.133

Notes: The table reports the fraction of loans in each cell terminated before maturity or experiencing a decline in the loan commitment (*Credit reduced* = 1). The sample consists of all loans in the SNC covenant sample at the start of 2008 or 2009, with at least one year maturity remaining, and with a lead lender in the lender health data set. *Bad Lender* is the rank of the lead lender’s health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. The brackets report the number of observations in each cell.

of the next healthiest quartile, by 15.3 percentage points for borrowers of the next quartile, and by 18.6 percentage points for borrowers of the least healthy quartile of lenders. The additional 13.3 percentage point rise in the probability of a credit reduction for loans that violate covenants and come from lenders in the least healthy relative to the healthiest quartile is a non-parametric difference-in-difference estimate of the effect of having a lender in bad health following a covenant violation.

Regression Evidence Table 4 reports the regression version of the difference-in-difference estimator with lender health a continuous rather than binary variable, using equation (2). We report standard errors two-way clustered by borrower and lead lender.¹⁹ For readability, all coefficients

¹⁹We cluster along the lead lender dimension because the treatment *Bad Lender* does not vary across loans from the same lead lender. The borrower dimension accounts for borrowers with multiple loans in the sample each with a different lead lender. The sample contains relatively few such borrowers and the standard errors are virtually unchanged if we cluster by lead lender only.

Table 4: Loan Commitment Terminated or Reduced

Dependent variable:	<i>Credit reduced</i>					<i>Term.</i>	<i>Intensive margin</i>
	(1)	(2)	(3)	(4)	(5)	(6)	(7)
<i>Bad Lender</i>	8.8** (4.4)	-3.8 (5.9)	5.8 (12.1)	10.1 (15.1)	11.1 (10.4)	1.5 (5.0)	4.3 (13.6)
<i>Bind</i>	14.1*** (2.3)	4.3 (3.1)	5.6** (2.7)	1.5 (4.7)	6.7 (4.3)	0.7 (3.3)	4.9 (3.1)
<i>Bad Lender</i> × <i>Bind</i>		25.9*** (6.7)	22.9*** (6.7)	30.5** (11.9)	23.0** (11.0)	10.9** (5.4)	12.0** (5.2)
Year, Industry FE	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Borrower, loan controls	No	No	Yes	Yes	Yes	Yes	Yes
Distance control	No	No	No	Yes	Yes	No	No
Controls × <i>Bad Lender</i>	No	No	Yes	Yes	Yes	Yes	Yes
Close violator sample	No	No	No	No	Yes	No	No
R^2	0.080	0.081	0.116	0.120	0.123	0.107	0.100
Observations	3,420	3,420	3,420	1,717	780	3,420	3,420

Notes: The table reports linear probability model regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma' X_{l,b,t} + \epsilon_{l,b,f,t}$. The sample consists of all loans in the SNC covenant sample at the start of 2008 or 2009 with at least one year maturity remaining and a lead lender in the lender health data set. The variable *Credit reduced* equals 1 if either the loan is terminated before maturity (*Term.*) or the loan commitment is reduced (*Intensive margin*). *Bad Lender* is the rank of the lead lender's health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

in table 4 are multiplied by 100.

The first column of table 4 imposes $\beta_3 = 0$, i.e. no interaction of *Bad Lender* and *Bind*, and controls only for year and industry fixed effects. In this specification, both uninteracted variables have positive and significant coefficients. Column (2) adds the interaction term *Bad lender* × *Bind*. The coefficients on the main effects fall substantially and become statistically insignificant upon addition of the interaction term. Recalling the normalization of the lender health measure to lie on the unit interval, the coefficient on the interaction of 25.9 has the interpretation that moving from a lender at the 25th percentile of the lender health distribution to a lender at the 75th percentile raises the likelihood of a reduction in credit following a violation by $25.9/2=12.9$ percentage points. This difference is statistically significant at the 1% level. The economic and statistical significance of the interaction term and the insignificance of the main effect on *Bad Lender* illustrate our main

conclusion within the sample of long-term loans: lender health mattered through its effect on the resolution of covenant violations.

In column (3) we additionally control for borrower size, leverage, and risk rating, and loan purpose and type, and the interaction of each borrower covariate with *Bad Lender*. Including these control variables allows borrowers of healthier and less healthy lenders to differ along observable dimensions and for weaker lenders to reduce credit by more to all weak borrowers and not just to covenant violators. While the explanatory power of the regression rises with the controls, the magnitude and statistical significance of the interaction coefficient remains stable.²⁰

Columns (4) and (5) implement a regression discontinuity (RD) approach. Specifically, we add as control variables the percent distance from the threshold of the most tightly binding covenant at the start of the year and the interaction of this variable with *Bad Lender*.²¹ Column (4) includes all loans for which we were able to encode information in SNC on the covenants themselves while column (5) shrinks the bandwidth by dropping observations for which the absolute value of the distance control exceeds 30%. Thus, column (5) uses the near violation threshold sample. The coefficient on the interaction term remains little changed in these specifications.²² Table O.3 of the online appendix reports robustness of this result to higher order polynomials in distance and to a smaller bandwidth around the violation threshold.

Finally, columns (6) and (7) return to the larger sample and split the dependent variable into outright terminations and intensive margin reductions in credit. By construction, the coefficients in these columns sum to the coefficients reported in column (3) for the combined variable *Credit reduced*. The higher likelihood of a reduction in credit for a covenant violator with an un-

²⁰These control variables all come from SNC, so that their inclusion does not diminish the sample size. Table O.2 in the online appendix reports robustness to additional controls including financial variables available only in Compustat.

²¹While the flag for covenant compliance covers the entire year, we have the distance measure only at the start and end of the year. For firms that breach a threshold, distance at the end of the year obviously depends on the response of the lender and would not constitute a valid control.

²²The statistically insignificant estimates of β_1 in columns (2)-(5) merit brief comment. Borrowers attached to bad lenders but who did not violate a covenant did not experience a significantly higher likelihood of having their credit diminished. This result militates against a correlated decline in loan demand and voluntary reduction of credit across all borrowers of less healthy lenders as an explanation for why these banks reduced lending. The economic interpretation of the main effect on *Bad Lender* explains why we include it in the regression rather than a lender fixed effect. Replacing $\beta_1[Bad\ Lender_i]$ in equation (2) with a lender fixed effect α_b yields nearly identical estimates of the main effect on *Bind* β_2 and the interaction coefficient β_3 . For example, in the specification corresponding to column (3), $\beta_2 = 5.2$ (s.e.=3.5) and $\beta_3 = 23.4$ (s.e.=7.3). We also find in unreported regressions based on merging the SNC data with loan pricing information in DealScan an increase in interest costs for covenant violators of unhealthy lenders, a result again inconsistent with a voluntary reduction in loan amount. Finally, the probability of a waiver is substantially lower for loans from less healthy lenders.

healthy lender comes roughly half from a higher likelihood of an outright termination and roughly half from a higher likelihood of an intensive margin reduction in credit.

5.2. Effect on Credit Available and Substitution

We now examine the effect on total credit available to the borrower including the ability to switch to other lenders. Panel A of table 5 reports results using the full covenant review sample, while Panel B restricts to loans within 30% of a covenant violation threshold. The table reports results with the full set of controls shown in table 4.

Column (1) reports estimates of equation (2) where the dependent variable is the percent change in the total amount committed and the sample contains only loans that began the year with remaining maturity greater than one year and remain extant at the end of the year. Thus, this column shows the intensive margin change in credit at the loan level.²³ The interaction coefficient of -16.4 in Panel A has the interpretation that a covenant violation results in an intensive margin decline $16.4/2=8.2$ percentage points larger when moving from a lender at the 25th percentile of the lender health distribution to a lender at the 75th percentile. The decline is even larger in the near-violator sample.

Column (2) adds to the sample loans that began the year with maturity greater than one year but are prematurely terminated. Thus, column (2) captures the intensive and extensive margins of adjustment. Including loan terminations causes the interaction coefficient to rise by about two-thirds in absolute value relative to the specification including only the intensive margin. Across these two columns and similar to the results in table 4, the much smaller coefficients on the main effects for *Bad Lender* and *Bind* reflect the insulation of borrowers with long-term loan contracts who do not violate a covenant from the health of their lender in the case of *Bad Lender* and the pervasiveness of covenant waivers granted by lenders in good health in the case of *Bind*.

Figure 2 illustrates graphically the result from column (2) in the near-violator sample. The figure shows two separate plots. The left panel contains only loans from lenders in the less healthy half of the distribution. These loans have been partitioned into 20 equally-spaced bins based on the distance to a covenant violation at the start of the year, with loans to the left of zero already in violation and loans to the right of zero not in violation.²⁴ Each dot shows the average change in

²³For this specification only, the sample also excludes loans that receive a new loan identifier in SNC but that we re-code as a continuous loan based on continuity of the borrower-lender pair.

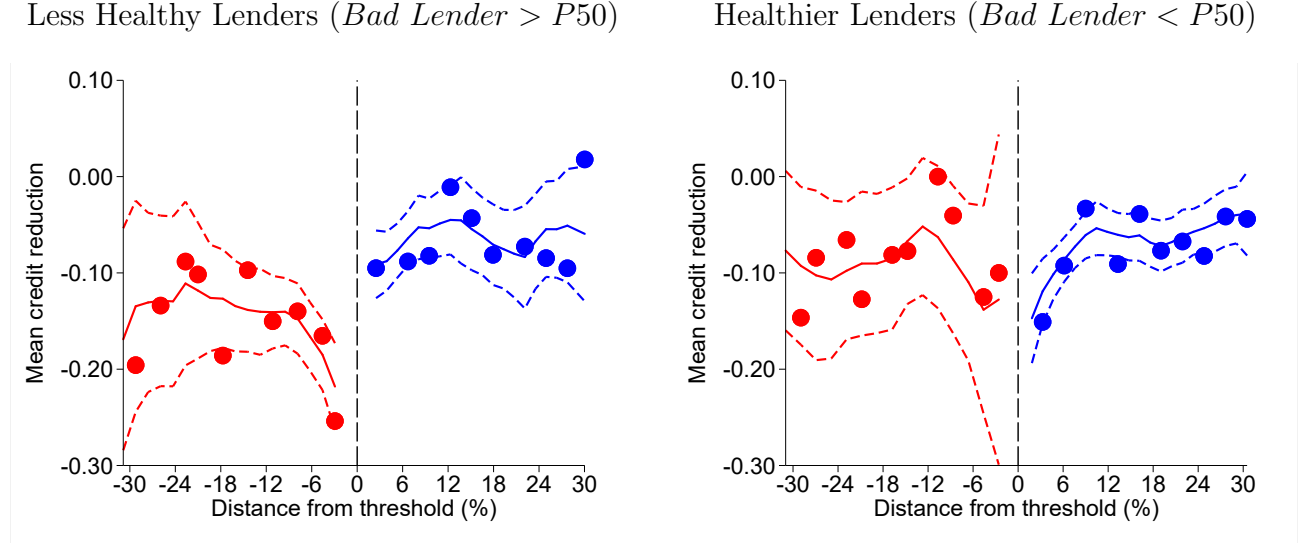
²⁴Of course, loans that start the year in compliance may breach a covenant during the year. In this sense, the

Table 5: Effect on Total Credit

Dependent variable:	% Δ Total committed			Credit Utilization	% Δ Drawn
	Loan intensive margin	Loan all margins	Borrower	Borrower	Borrower
Aggregation:	(1)	(2)	(3)	(4)	(5)
<i>Panel A: full sample</i>					
<i>Bad Lender</i>	-0.9 (3.3)	6.3 (14.0)	6.2 (13.4)	0.3 (5.7)	7.4 (6.9)
<i>Bind</i>	-1.0 (1.3)	-8.5** (3.7)	-6.3** (3.1)	-1.5 (2.6)	2.3 (3.1)
<i>Bad Lender</i> \times <i>Bind</i>	-16.4*** (3.3)	-24.4*** (14.0)	-30.1*** (10.3)	7.3*** (1.5)	-19.1** (8.0)
<i>Panel B: near violation threshold sample</i>					
<i>Bad Lender</i>	5.4 (10.0)	1.8 (12.5)	-1.9 (18.7)	3.7 (4.8)	8.0 (10.1)
<i>Bind</i>	-5.1 (4.5)	-10.3 (7.1)	-7.8 (7.6)	-2.8 (8.4)	8.6 (5.2)
<i>Bad Lender</i> \times <i>Bind</i>	-24.6*** (8.3)	-34.8*** (11.3)	-35.1** (17.7)	10.3** (4.5)	-34.8** (14.5)
Year, Industry FE	Yes	Yes	Yes	Yes	Yes
Borrower controls	Yes	Yes	Yes	Yes	Yes
Loan controls	Yes	Yes	No	No	No
Distance control	Panel B	Panel B	Panel B	Panel B	Panel B
Controls \times <i>Bad Lender</i>	Yes	Yes	Yes	Yes	Yes
Panel A observations	2,289	3,420	1,803	1,803	1,803
Panel B observations	413	780	357	357	357

Notes: The table reports OLS regressions of the form: $Y = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma'X + \epsilon$. *Bad Lender* is the rank of the lead lender's health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. In column (1) the sample is the same as table 4 except it excludes loans that disappear or change identifier by the end of the year; in column (2) the sample is the same as table 4; and in columns (3)-(5) the sample contains all loans in the SNC universe to a borrower in the table 4 sample and the data are collapsed to the borrower-year level. The dependent variable is the percent change in total committed credit associated with loan l (column 1); the percent change in total committed credit on loans from lead lender b to borrower f (column 2); the percent change in total committed credit aggregated across all loans in the SNC universe to borrower f (column 3); the change in the utilization rate across all loans to borrower f (column 4); or the percent change in total credit outstanding, defined as the sum of term loans and the drawn portion of credit lines, aggregated across all loans to borrower f in the SNC universe (column 5). Panel A reports results using the full covenant review sample; Panel B restricts to loans for which the absolute value of the distance to a covenant threshold is less than 30% and additionally controls for the distance and the interaction of distance and *Bad Lender*. SNC Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender (columns 1 and 2) or borrower and worst lead lender (columns 3-5) reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

Figure 2: Committed Credit Around the Covenant Threshold



Notes: The figure plots the average annual growth in loan commitment against the distance from a covenant threshold at the start of the year, separately for loans from lenders with *Bad Lender* above the median (left panel) and below the median (right panel). The loans in each panel have been partitioned into 20 equally-spaced bins based on the distance to a covenant violation at the start of the year, with loans to the left of zero already in violation and loans to the right of zero not in violation. Each dot shows the average change in commitment for loans in a bin and represents 19.5 loans on average (780 loans in the near-violator sample divided by 40 total bins). The solid lines report a local polynomial of order 1 and the dashed lines 95% confidence bands based on bootstrapped standard errors.

commitment for loans in a bin and represents 19.5 loans on average (780 loans in the near-violator sample divided by 40 total bins). The solid lines report local linear regressions and the dashed lines 95% confidence bands. There is a visible jump down in credit growth for loans in violation at the start of the year. The right panel contains the same plot but for loans from lenders in the healthier half of the health distribution. For this sample, there is no discernible jump for loans in violation at the start of the year. The difference in the size of the jumps provides the above/below median version of the interaction term shown in column (2) of table 5. The figure also illustrates the argument in appendix O.3 concerning causal identification in the near-violator sample; as long as manipulation around the violation threshold is not precise, status is randomly assigned in a neighborhood around the threshold (Lee and Lemieux, 2010) and the specification causally identifies treatment effects for borrowers of healthy and less healthy lenders separately.

Column (3) of table 5 aggregates to the borrower level. Here and elsewhere, when we aggregate to the borrower level we define both *Bind* and *Bad Lender* as the maximum across all loans for firms with multiple loans in the covenant sample. The dependent variable is the percent change in figure reports the reduced form of a fuzzy regression discontinuity.

all loans to the borrower in the full SNC universe. Analyzing the effect on loan commitment at the borrower level allows for any substitution margin by borrowers toward lenders already servicing different loans or the opening of new loans. We find even larger percent declines in credit available after aggregating to the borrower level. Because the denominator of the dependent variable in column (3) includes all loan commitments to the borrower and therefore (weakly) exceeds the denominator in column (2), the larger interaction coefficient in column (3) indicates that affected borrowers receive *less* credit from other lenders.²⁵ Previous literature has motivated costly switching to new lenders from asymmetric information between old and new lenders (Williamson, 1987; Sharpe, 1990; Hachem, 2011; Darmouni, 2016). An even simpler “covenant overhang” explanation may apply in the case of covenant violators—lenders do not want to provide new loans to a borrower with an unresolved covenant violation because of the uncertain resolution of that violation, and firms that have breached an interest coverage or debt covenant face a contractual prohibition on obtaining new lending.

Column (4) shows that firms respond to the decline in commitments in part by increasing their utilization rate. The higher utilization reinforces our causal interpretation that the decline in credit to these borrowers reflects a supply contraction and not a lower demand for borrowing by covenant violators of unhealthy lenders. Column (5) shows that there is nonetheless an overall decline in loans outstanding to the firm, defined as the sum of term loans and the drawn part of credit lines. Thus, the covenant channel not only reduces unused credit line commitments, but also affects the on-balance sheet lending at the center of much of the financial accelerator literature.

5.3. Balance Sheet Adjustment and Real Outcomes

We now turn in table 6 to how borrowers adjust to lower bank credit. Panel A reports results using the full covenant review sample, while Panel B restricts to loans within 30% of a covenant violation threshold.

Columns (1) and (2) examine whether borrowers substitute non-bank credit. Column (1) uses the measure of total debt reported in SNC. This variable has the advantage of existing for all firms

²⁵Recall that the SNC universe contains all loans of at least \$20 million shared by three or more unaffiliated financial institutions under the regulatory purview of one of the SNC supervisors. If borrowers substitute loans not in the SNC universe, then the result in column (3) could overstate the magnitude of the total bank credit decline. We have estimated a similar specification for the number of new loans reported by a borrower in DealScan, which does not condition on the identity of the lender, and also find a reduced likelihood of a new loan reported in DealScan for borrowers of unhealthy lenders who violate a covenant.

Table 6: Financial and Real Adjustment

Dependent variable:	Δ Non-SNC Debt/Assets	Bond issuance/ Assets	Payouts/ Assets	Capex/ Assets	Employment growth
	(1)	(2)	(3)	(4)	(5)
<i>Panel A: full sample</i>					
<i>Bad Lender</i>	9.0 (13.8)	-1.7 (2.7)	-5.6 (6.1)	5.2 (3.4)	-2.4 (5.4)
<i>Bind</i>	6.6 (6.2)	-0.9 (1.2)	0.9 (1.6)	0.2 (0.4)	-0.2 (3.1)
<i>Bad Lender</i> \times <i>Bind</i>	6.1 (14.7)	1.1 (1.9)	-4.5** (2.3)	-2.7*** (0.9)	-15.6** (5.9)
<i>Panel B: near violation threshold sample</i>					
<i>Bad Lender</i>	1.3 (19.8)	-1.9 (12.0)	6.4 (15.9)	8.3 (8.5)	3.3 (7.8)
<i>Bind</i>	5.3 (12.6)	-4.8 (5.9)	2.4 (2.3)	0.5 (0.8)	-3.1 (4.8)
<i>Bad Lender</i> \times <i>Bind</i>	-13.7 (21.2)	6.3 (5.6)	-14.1** (6.7)	-3.0* (1.7)	-14.3** (6.7)
Year, Industry FE	Yes	Yes	Yes	Yes	Yes
Borrower controls	Yes	Yes	Yes	Yes	Yes
Distance control	Panel B	Panel B	Panel B	Panel B	Panel B
Controls \times <i>Bad Lender</i>	Yes	Yes	Yes	Yes	Yes
Dep. var. source	SNC	Compustat	Compustat	Compustat	Compustat
Panel A observations	1,525	756	756	756	756
Panel B observations	357	152	152	152	152

Notes: The table reports OLS regressions of the form: $Y = \beta_0 + \beta_1[Bad\ Lender] + \beta_2 Bind + \beta_3[Bad\ Lender \times Bind] + \gamma'X + \epsilon$. In column (1) the sample contains all borrowers in the table 4 sample with at least one SNC loan outstanding at the end of the year and the data are collapsed to the borrower-year level. In columns (2)-(5) the sample is borrowers in the table 4 sample that also appear in Compustat and the data are collapsed to the borrower-year level. *Bad Lender* is the rank of the lead lender's health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. The dependent variable is the change in non-SNC debt as a share of assets (column 1); bond issuance as a share of assets (column 2); shareholder payouts as a share of assets (column 3); capital expenditure as a share of book assets (column 4); or the log change in employment (column 5). The variables in columns (2)-(5) are winsorized at the 1% level. Panel A reports results using the full covenant review sample; Panel B restricts to loans for which the absolute value of the distance to a covenant threshold is less than 30% and additionally controls for the distance and the interaction of distance and *Bad Lender*. Borrower controls: log assets, leverage, risk rating. Standard errors two-way clustered by borrower and worst lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

in SNC, including non-public firms, but the drawback that a firm must appear in SNC at the end of the year for us to observe the end-of-year value, so that the column (1) sample excludes borrowers

whose loans were terminated. To isolate substitution toward non-SNC debt, we subtract from the total the sum of SNC term loans and the drawn part of credit lines and compute the difference between the beginning and end of the year as a percentage of beginning of period total assets. Column (2) studies the effect on debt issuance reported in Compustat. While the restriction to firms in Compustat reduces the number of observations, it avoids the censoring problem of firms that exit SNC.²⁶ We find no evidence of affected borrowers substituting toward non-SNC credit in either sample, likely for the same reasons that prevent substitution toward other lenders covered by SNC. Column (3) shows that firms also adjust by reducing shareholder payouts, again signaling scarcity of internal funds.

Columns (4) and (5) examine effects on real variables using the merged-Compustat sample. Previous research has found evidence of both lender health (e.g. Chodorow-Reich, 2014) and covenant violations (Chava and Roberts, 2008; Nini et al., 2012; Falato and Liang, 2016) negatively affecting firm investment and employment. We show that the interaction of these two variables matters above the main effects. For both investment and employment growth, the interaction term is statistically significant and the magnitude is such that essentially all of the negative impact of either *Bad Lender* or *Bind* on investment and employment goes through the interaction term and not through the main effects. These results provide direct evidence of the tight link between the financial accelerator studied in macroeconomic models such as Gertler and Kiyotaki (2010) and the loan covenant channel.

5.4. Robustness and Specification Tests

This section reports a number of robustness and specification tests. To streamline presentation, we focus on the binary outcome specification of whether credit was reduced during the crisis. The online appendix reports additional robustness exercises where the outcome variable is the percent change in committed credit at the loan or borrower level.

Table 7 reports robustness to the measure of lender health. Column (1) reproduces the baseline regression from column (3) of table 4. Column (2) replaces the measure of lender health with the health of the pre-crisis lead lender, defined using loans outstanding in June 2007.²⁷ Therefore,

²⁶The merge uses company names and the string matching algorithm SAS SPEDIS. We manually review each proposed match for accuracy. The online appendix provides additional details on the merge procedure. We winsorize all Compustat variables at the 1% level.

²⁷This date falls a few weeks before the implosion of the two Bear Stearns hedge funds marking the start of the subprime crisis, but at a point when few observers expected significant financial disruption. For example, the

it uses only information on borrower-lender matches made before lender health during the crisis became apparent. In practice, the stickiness of bank-borrower relationships makes lender health in June 2007 highly correlated with lender health at the start of 2008 or 2009 and we obtain very similar quantitative results using the June 2007 health variable.

Columns (3)-(6) demonstrate the robustness to including the health of syndicate participants, by using a commitment share-weighted mean (columns (3) and (4)) or median (columns (5) and (6)) of syndicate health. Recalling that the standard loan contract requires the agreement of lenders providing at least 51% of the commitment to accelerate repayment following a covenant breach, the weighted median assigns *Bad Lender* based on the health of the marginal lender required to build a coalition to renegotiate the loan. As a caveat, we lack a measure of the health of non-bank participants such as hedge funds, pension funds, or CLOs. However, while these non-bank participants provide 40% of the total commitment of the average loan, they typically play a relatively passive role in syndicate management. We assume they either follow the banks in the syndicate (columns (3) and (5)) or follow the direction of the lead (columns (4) and (6)) and impute a health measure for the non-banks accordingly. These specifications yield similar (and statistically significant) point estimates of the coefficient on $Bad\ Lender \times Bind$, β_3 , as the baseline coefficient in column (1). The larger standard errors for β_3 in columns (3)-(6), however, accord with our baseline assumption that lead lender health alone best captures the health of the pivotal member in resolving a covenant violation.

Columns (7)-(9) show results using the three measures of lender health separately, each rank-normalized. The largest absolute pairwise rank correlation across the measures is 0.36. Yet, using each lender health measure on its own gives similar results to the baseline coefficients.

Column (10) changes the dependent variable $Y_{l,b,f,t}$ to be the change in the lead lender's share of the loan commitment. If a decline in its health caused the lead lender to force a tightening of credit provision following a covenant violation, we should expect the lead lender's share of the renegotiated loan to decline on average. If instead the tightening of credit reflected only some unobservable attribute of the borrower, the lead lender share should remain constant or even increase due to enhanced agency problems between the lead and the other syndicate members. Notably, using the change in the lead's share as the dependent variable in equation (2) is akin to

Federal Reserve meeting statement from June 28, 2007 acknowledges “ongoing adjustment in the housing sector” but expects the economy to expand “at a moderate pace over coming quarters” and sees the “risk that inflation will fail to moderate as expected” as the “predominant policy concern.”

Table 7: Robustness to Lender Health Measure

Dependent variable:	<i>Credit reduced</i>									Change in lead share
	Crisis lead (baseline)	June 2007 lead	Crisis syndicate- weighted mean	Crisis syndicate- weighted median	Crisis lead (Lehman)	Crisis lead (ABX)	Crisis lead (trading)	Crisis lead (baseline)		
Lender health based on:	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
<i>Bad Lender</i>	5.8 (12.1)	-3.6 (4.7)	-12.5 (8.3)	-5.1 (8.3)	-10.5 (6.8)	-7.1 (6.2)	0.6 (11.1)	-10.9 (12.5)	-10.9 (9.8)	7.3 (8.4)
<i>Bind</i>	5.6** (2.7)	7.6** (3.3)	-2.1 (6.5)	2.0 (4.9)	3.3 (5.2)	5.7 (4.1)	5.2** (2.4)	4.6** (2.3)	5.3** (2.4)	-4.3** (2.0)
<i>Bad Lender</i> × <i>Bind</i>	22.9*** (6.7)	24.9*** (6.1)	31.8*** (11.9)	26.7*** (9.6)	21.0** (9.2)	19.2** (7.8)	24.8*** (6.0)	24.2*** (5.0)	23.4*** (5.5)	-10.3** (4.8)
Impute non-bank using lead	n.a.	n.a.	No	Yes	No	Yes	n.a.	n.a.	n.a.	n.a.
Year, Industry FE	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Borrower, Loan Controls	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Controls × <i>Bad Lender</i>	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Observations	3,420	2,844	3,420	3,420	3,420	3,420	3,420	3,420	3,420	2,289

Notes: The table reports linear probability model regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[Bad\ Lender] + \beta_2[Bind] + \beta_3[Bad\ Lender \times Bind] + \gamma' X_{l,b,t} + \epsilon_{l,b,f,t}$, where *Bad Lender* is normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender, and *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. Column (1) reproduces column (3) of table 4. In column (2) the sample and variable definitions are the same as in column (1) except that the sample excludes loans to borrowers without a loan in SNC as of June 2007 and lender health assignment is based on the lead lender as of June 2007. In columns (3)-(6) the sample and variable definitions are the same as in column (1) except that lender health assignment is based on the weighted mean health of banks in the crisis syndicate (column 3), the weighted mean health of the crisis syndicate imputing the health of the lead for non-banks (column 4), the weighted median health of banks in the crisis syndicate (column 5), or the weighted median health of the crisis syndicate imputing the health of the lead for non-banks (column 6). In columns (7)-(9) the sample is the same as in column (1) but lender health is defined using only the Lehman exposure measure (column 7), the ABX exposure (column 8), or the trading revenue measure (column 9). In columns (1)-(9), the dependent variable *Credit reduced* equals 1 if either the loan is terminated before maturity or the loan commitment is reduced. In column (10) the sample excludes loans that disappear by the end of the year and the dependent variable is the change in the fraction of the loan commitment from the lead lender. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

having bilateral credit to a borrower as the dependent variable but including a borrower-loan fixed effect. This specification therefore closely resembles the “within estimator” of Khwaja and Mian (2008) in that it differences out any heterogeneity across borrowers in loan demand. The negative coefficient for the interaction term in column (10) indicates a reduction in lending by the lead lender relative to other syndicate participants, consistent with the tightening of credit reflecting the increase in internal cost of funds for the lead lender. The magnitude, a decline in commitment share of about 5 percentage points between lenders at the 25th and 75th percentiles of the lender health distribution, is equal to roughly one-third of the sample mean lead commitment share of 15% during the crisis reported in table 1.

Table 8 and figure 3 demonstrate the stability of the results to changes in the sample. Column (1) of table 8 reproduces the baseline result. Columns (2)-(4) address the over-weighting of low quality loans in the covenant review sample, in column (2) by re-weighting the sample to match the distribution of risk ratings in the full SNC universe, in column (3) by including only loans with a pre-crisis rating of “Best”, and in column (4) by excluding loans that violated a covenant before the crisis so that the sample only includes new violators. Column (5) includes loans with less than 1 year maturity remaining while column (6) only includes loans with at least 2 years maturity remaining. Column (7) excludes loans for which the lead lender does not retain any part of its share. Columns (8) and (9) expand the sample by merging into the full SNC data information on covenant compliance for loans not in the covenant review sample from Nini et al. (2012) and from financial covenants reported in DealScan, respectively. The basic pattern remains similar across all of these specifications.

Table 8: Sample Robustness

Sample:	Dependent variable: <i>Credit reduced</i>								
	Baseline	Re-weighted	Only “Best” rating	Drop if existing violator	Include expiring loans	2+ years maturity	Drop if all sold	Add NSS	Add DealScan
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
<i>Bad Lender</i>	5.8 (12.1)	7.3 (14.7)	-4.7 (9.9)	7.6 (16.5)	0.5 (10.3)	-2.2 (11.9)	6.4 (14.6)	2.5 (5.8)	4.6 (6.3)
<i>Bind</i>	5.6** (2.7)	4.7* (2.8)	1.1 (5.9)	1.9 (4.6)	6.4** (2.6)	4.2 (3.7)	1.9 (3.0)	9.3*** (2.8)	6.6** (2.8)
<i>Bad Lender</i> × <i>Bind</i>	22.9*** (6.7)	21.6*** (6.1)	24.4** (9.8)	29.8*** (8.5)	17.6** (6.7)	30.3*** (7.3)	29.7*** (8.0)	19.6*** (6.8)	18.8*** (6.6)
Year, Industry FE	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Borrower, loan controls	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Controls × <i>Bad Lender</i>	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Observations	3,420	3,420	1,572	2,735	3,843	2,702	2,805	4,765	5,005

Notes: The table reports linear probability model regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[Bad\ Lender] + \beta_2[Bind] + \beta_3[Bad\ Lender \times Bind] + \gamma' X_{l,b,t} + \epsilon_{l,b,f,t}$. Column (1) reproduces column (3) of table 4. Column (2) reweights the sample to match the distribution of risk ratings in the full SNC universe. Column (3) only includes loans with a pre-crisis rating of “Best”. Column (4) excludes loans that violated a covenant before the crisis. Column (5) includes loans with less than 1 year maturity remaining. Column (6) only includes loans with at least 2 years maturity remaining. Column (7) excludes loans for which the lead lender does not retain any part of its share. Columns (8) and (9) expand the sample by including information on covenant compliance from Nini et al. (2012) and from DealScan, respectively. The dependent variable *Credit reduced* equals 1 if either the loan is terminated before maturity or the loan commitment is reduced. *Bad Lender* is the rank of the lead lender’s health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

Figure 3 reports the interaction coefficients and 95% confidence intervals from re-estimating the baseline specification while excluding one lender at a time from the sample.²⁸ The coefficients cluster tightly around the full sample estimate and the 95% intervals exclude zero in all subsamples. Thus, the covenant channel is not driven by the behavior of any single lender.

Table 9 reports placebo exercises. Column (1) keeps the measure of lender health assigned to each borrower the same as in our baseline specification but re-estimates the regression from table 4 for the likelihood of a credit commitment reduction in 2006 and 2007. Borrowers of lenders in worse health during the crisis were not treated differently before the crisis upon violating a covenant.²⁹ Column (2) replaces the variable *Bind* with an indicator for whether the borrower is in the first quartile of the size distribution. This specification shows that less healthy lenders did not simply cut credit to smaller borrowers irrespective of whether they violated a covenant. Column (3) follows Imbens and Lemieux (2008) and splits the sample of close violators into subsamples with $Bind = 1$ and $Bind = 0$, and for each subsample redefines *Bind* based on whether the variable *Distance* is above or below the median within the subsample. This specification shows that the jump in the likelihood of a credit reduction occurs only at the true threshold for violating a covenant.

5.5. Heterogeneity

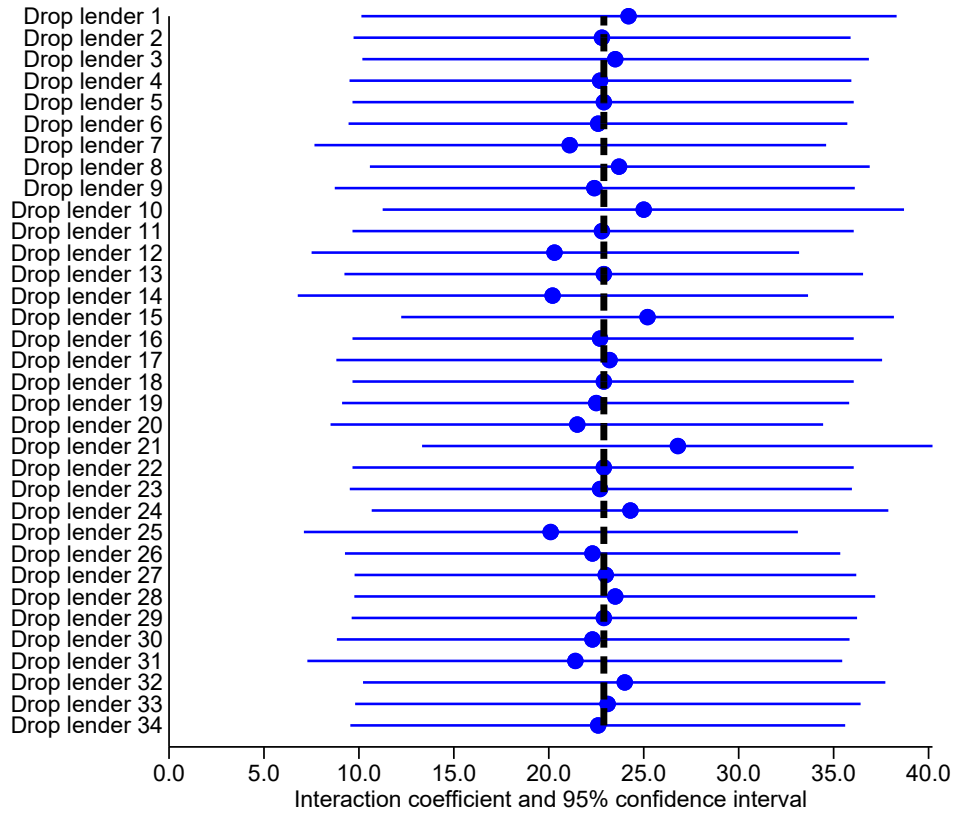
The structure of loan contracts offers predictions for how the intensity of the treatment effect of having an unhealthy lender and violating a covenant may vary by type of borrower and loan. Table 10 explores this treatment heterogeneity. The table reports the coefficients β_3 and $\beta_{3,I}$ from the fully-interacted regression:

$$\begin{aligned}
 Y_{l,b,f,t} = & \beta_0 + \beta_1[Bad\ Lender] + \beta_2[Bind] + \beta_3[Bad\ Lender \times Bind] + \gamma'X_{l,b,t} \\
 & + \beta_{0,I}[I] + \beta_{1,I}[Bad\ Lender \times I] + \beta_{2,I}[Bind \times I] + \beta_{3,I}[Bad\ Lender \times Bind \times I] \\
 & + \gamma'_I[X_{l,b,t} \times I] + \epsilon_{l,b,f,t},
 \end{aligned} \tag{3}$$

²⁸Due to disclosure limitations, we cannot report the identity of each lender. The lender identifiers labeling the y-axis of the figure correspond to those shown in figures O.1 and O.2 of the online appendix, which show the concentration of lead lenders in SNC and lender health, respectively.

²⁹In contrast, we find positive and statistically significant evidence that having a covenant bind lowers credit unconditionally in the pre-crisis period. This result does not invalidate the placebo exercise. We would expect lenders to use covenant violations to restrict credit on some loans even outside the crisis. But this outcome should not occur differentially at lenders more impacted by the crisis, exactly as we find.

Figure 3: Robustness to Dropping One Lender at a Time



Notes: The figure reports the interaction coefficient (blue circle) and 95% confidence interval (blue line) from repeating the specification shown in column (3) of table 4 while dropping one lender at a time from the sample. The dashed black line shows the value of the coefficient in the full sample.

where $Y_{l,b,f,t}$ is the variable *Credit Reduced* and I is an indicator variable described in the table header. Thus, β_3 is numerically equivalent to the coefficient from a separate regression including only observations for which variable I takes a value of 0, while $\beta_3 + \beta_{3,I}$ is numerically equivalent to the coefficient from a separate regression including only observations for which variable I takes a value of 1. The statistical significance of $\beta_{3,I}$ answers whether the data reject the null hypothesis of a homogeneous coefficient on $[Bad\ Lender \times Bind]$ in the two subsamples.

The first column of table 10 explores heterogeneity along the dimension of loan type. Because reducing the size of a term loan requires immediate repayment while reducing the limit on a credit line can impact only the unused portion of the commitment, the latter may have a less immediately drastic effect on borrowers. If so, lenders may more readily take action when the loan is a credit line than if it is a term loan. Column (1) shows that this heterogeneity holds in the data. While unhealthy lenders reduce credit to covenant violators with both term loans and credit lines, the

Table 9: Placebo Specifications

Placebo:	Dependent variable: <i>Credit reduced</i>		
	Pre-crisis	Threshold: size quartile	Threshold: shifted tightness
	(1)	(2)	(3)
<i>Bad Lender</i>	-2.2 (13.6)	-1.9 (5.8)	13.7* (8.0)
<i>Bind</i>	7.1** (3.0)	3.3 (4.1)	-1.7 (6.9)
<i>Bad Lender</i> × <i>Bind</i>	8.3 (10.7)	1.0 (6.6)	2.3 14.8
Year, Industry FE	Yes	Yes	Yes
Borrower, Loan Controls	Yes	Yes	Yes
Distance control	No	No	Yes
Controls × <i>Bad Lender</i>	Yes	Yes	Yes
Close violator sample	No	No	Yes
Observations	2,478	3,420	780

Notes: The table reports regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma'X_{l,b,t} + \epsilon_{l,b,f,t}$. In all columns, the dependent variable *Credit reduced* equals 1 if either the loan is terminated before maturity or the loan commitment is reduced and *Bad Lender* is the rank of the crisis health of the assigned lender as of the period indicated in the table header normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. In column (1) the sample consists of loans in the SNC covenant sample at the start of 2006 or 2007 with at least one year maturity remaining, the dependent variable is based on outcomes in 2006 and 2007, and lender health assignment is based on the lead lender at the start of the crisis. In column (2), *Bind* is replaced with an indicator for whether the borrower is in the bottom quartile of the size distribution. In column (3), *Bind* is replaced with an indicator for whether *Distance* is below the median on each side of the covenant threshold. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *,**,*** indicate significance at the 10, 5, and 1 percent levels, respectively.

likelihood of a credit reduction is nearly double if the loan is a credit line, although the difference is not statistically significant.

Columns (2)-(4) explore the importance of the syndicate structure. In column (2), the interaction variable equals 1 if the lead's share of the total commitment is above the sample median, in column (3) the interaction variable equals 1 if the number of syndicate members is below the sample median, and in column (4) the interaction variable equals 1 if the concentration (herfindahl index) of the lender shares is above the sample median. Smaller, more concentrated, syndicates and those with a larger lead share are more likely to reduce credit, and these differences are statistically significant at the 5% level. The larger effect for loans with a higher lead share is indicative of the lead lender having a special role in the syndicate due to its monitoring and organizing

Table 10: Heterogeneity

Interaction variable I :	Dependent variable: <i>Credit reduced</i>			
	Credit line	High lead share	Small syndicate	Concentrated syndicate
	(1)	(2)	(3)	(4)
<i>Bad Lender</i> \times <i>Bind</i>	16.6** (7.7)	14.5* (8.3)	6.0 (11.4)	8.0 (9.8)
<i>Bad Lender</i> \times <i>Bind</i> \times I	16.5 (11.7)	24.7** (11.1)	28.4** (11.0)	24.1** (10.3)
Main effects	Yes	Yes	Yes	Yes
Year, Industry FE	Yes	Yes	Yes	Yes
Borrower, Loan Controls	Yes	Yes	Yes	Yes
Controls \times <i>Bad Lender</i>	Yes	Yes	Yes	Yes
All controls \times I	Yes	Yes	Yes	Yes
Observations	3,420	3,420	3,420	3,420

Notes: The table reports linear probability model regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma' X_{l,b,t} + \beta_{0,I}[I] + \beta_{1,I}[\textit{Bad Lender} \times I] + \beta_{2,I}[\textit{Bind} \times I] + \beta_{3,I}[\textit{Bad Lender} \times \textit{Bind} \times I] + \gamma'_I[X_{l,b,t} \times I] + \epsilon_{l,b,f,t}$. The sample is the same as table 4. The dependent variable *Credit reduced* equals 1 if either the loan is terminated before maturity or the loan commitment is reduced. *Bad Lender* is the rank of the lead lender's health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. In column (1), I is an indicator variable for whether the loan is a credit line. In column (2), I is an indicator variable for whether the lead lender's share of the loan commitment is above the sample median. In column (3), I is an indicator variable for whether the number of syndicate members is below the sample median. In column (4), I is an indicator variable for whether the Herfindahl index of loan commitment shares is above the sample median. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

responsibilities and responding to greater incentive to organize and oversee a renegotiation when it provides a larger share of the loan commitment.³⁰ The results in columns (3) and (4) suggest that smaller, more concentrated syndicates may be easier to organize.

³⁰Alternatively, since the variable *Bad Lender* reflects the health of the lead lender, the variable may simply better proxy for the true health of the pivotal syndicate member when the lead provides a larger share of the commitment. While we cannot rule out this possibility, in unreported regressions we also find a statistically significant larger treatment effect for loans with a higher lead share even when we define *Bad Lender* using the weighted median lender's health as described in the previous subsection. Thus, the positive interaction term appears to reflect true dependence on the lead's share.

Table 11: Aggregate Importance

	$t = 2008$	$t = 2009$
	(1)	(2)
1. SNC covenant sample decline due to interaction	4.9%	5.2%
2. SNC bank-level decline due to <i>Bad Lender</i>	8.6%	6.1%

Notes: The first row reports the ratio $-(\beta_3 \sum_l \text{Bad Lender}_b \times \text{Bind}_{l,t-1:t} \times \text{Commit}_{l,t-1}) / (\sum_l \text{Commit}_{l,t-1})$ where β_3 comes from the re-weighted regression shown in column (2) of table O.4 and $\text{Commit}_{l,t-1}$ denotes the beginning-of-year commitment re-weighted to make the covenant sample representative of the SNC universe along the dimension of risk rating. The second row reports the ratio $-(\gamma \sum_b \text{Bad Lender}_b \times \text{Commit}_{b,t-1}) / (\sum_b \text{Commit}_{b,t-1})$ where γ comes from a regression of bank-level loan commitment growth on *Bad Lender*.

6. Aggregation

The previous section showed that unhealthy lenders squeeze borrowers who trigger a covenant violation and that this interaction matters to loan and borrower-level outcomes. We now quantify the importance of the loan covenant channel in accounting for the total cross-sectional variation in lender credit supply, including along the margins of expiring loans and potential new borrowers.

We first use our regression results to aggregate the credit decline due to the covenant channel. For this exercise, we weight both the regression and the aggregation to account for the selection into the covenant sample along the dimension of risk rating. Therefore, we start with the interaction coefficient β_3 from the weighted regression combining the intensive and extensive margin percent change in loan volume for loans from unhealthy lenders and that violate a covenant, shown in column (2) of table O.4. The fitted decline in lending volume (including unused commitments) due to unhealthy lenders squeezing violators implied by this coefficient is:

$$\text{Fitted decline} = -(0.01 \times \beta_3) \times \sum_l \text{Bad Lender}_b \times \text{Bind}_{l,t-1:t} \times \text{Commit}_{l,t-1}, \quad (4)$$

where $\text{Commit}_{l,t-1}$ is the loan commitment at the end of the previous year re-weighted to make the covenant review sample representative of the SNC universe along the dimension of risk rating. Dividing this sum by beginning-of-year total committed credit (including of short maturity) yields an estimate of the total fraction of credit that disappeared because unhealthy lenders contracted credit on long-term loans that violated covenants. As shown in row (1) of table 11, this share equaled 4.9% in 2008 and 5.2% in 2009.

We put this decline in credit into context by comparing the importance of the covenant channel

to the overall effect of lender health on the cross-section of credit in the crisis. To do so, we aggregate all term loans and credit lines to nonfinancial borrowers in the full SNC data set up to the bank level and regress the percent change in total committed credit between the beginning and end of the year on the variable *Bad Lender*. We then integrate over the measure of lender health to obtain an estimate of the total contraction in credit, including along the extensive margins of expiring and new credit, due to cross-sectional variation in lender health in each year. The second row of table 11 shows that total bank credit contracted by 8.6% in 2008 and by 6.1% in 2009 relative to if each bank behaved the same as the healthiest lender along all margins. Thus, the contraction due to the covenant channel accounts for a large share of the total cross-sectional variation in lender credit supply in each year.

As a caveat, this aggregation exercise does not answer what would have happened to bank credit if loan covenants did not exist. Banks might have adjusted more on other margins, such as further restricting credit to new borrowers or reducing non-corporate lending. We do not observe this counterfactual. Rather, the exercise speaks to how banks did reduce lending in the actual event. In this instance, we conclude that the transmission of bank health to nonfinancial firms occurred largely through the loan covenant channel.

7. Conclusion

We have investigated the importance of lender health in determining the response to a covenant violation. Using a new supervisory data set of bank loans, we document a higher covenant violation propensity than found in previous work, with roughly one-third of loans breaching a covenant each year during 2008 and 2009. Lenders in worse financial condition are more likely to force a reduction in the loan balance following a violation. Quantitatively, the reduction in credit to borrowers with long-term credit but who violate a covenant accounts for a large part of the total cross-bank variation in credit supply during the crisis.

The quantitative significance of the covenant channel raises important questions for future research. We highlight four implications not explored in this paper. First, when writing loan contracts *ex ante*, do lenders and borrowers internalize the effective option to shorten maturity provided by covenants? Our results suggest they should. However, a body of research finds that managers may be overconfident in their outlook for their firm (Malmendier and Tate, 2015),

in which case they may underestimate the likelihood of breaching a financial covenant or the consequences of doing so. Intriguingly, loans with less strict covenants became more common following firms' experiences during the 2008-09 crisis. Second, given a need for banks to delever, is concentrating the credit contraction on covenant violators socially efficient? Smaller, *ex ante* riskier firms are more likely to violate covenants. In macroeconomic models with a financial sector, unhealthy banks typically want to reduce credit especially to riskier borrowers because the value of a marginal dollar of losses rises as the bank moves closer to its default boundary. Yet, firms with less collateral, such as R&D intensive firms, may also have higher violation rates because of the substitutability of collateral and covenant tightness as protection for lenders. Whether the covenant channel focuses credit reductions on those borrowers that banks would prefer to reduce exposure to even absent contractual constraints, or on R&D intensive borrowers with a high growth path, matters for the welfare implications. Third, our evidence comes from a particularly acute crisis period. While such episodes merit special attention due to their macroeconomic importance, the pervasiveness of covenant violations in non-crisis periods means that this channel may also matter in more tranquil times. Fourth, the literature on covenants has almost exclusively used U.S. data. Yet, the transmission of bank health to corporate borrowers appears active in other countries as well. Do covenant violations abroad play as important a role as they do in the United States? If not, what is the transmission mechanism?

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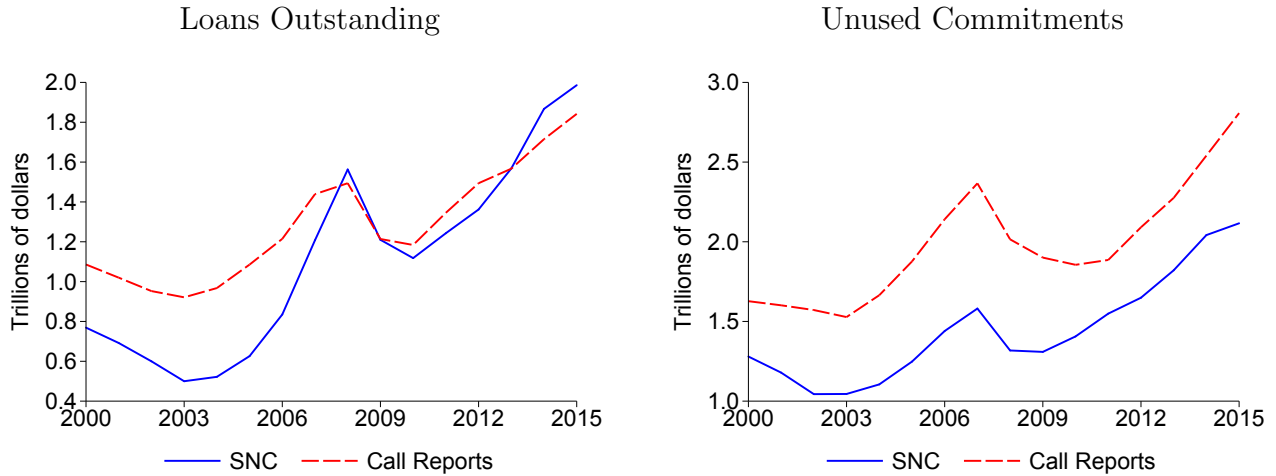
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Table A.1: Loan Covenants in the Sample Credit Agreement

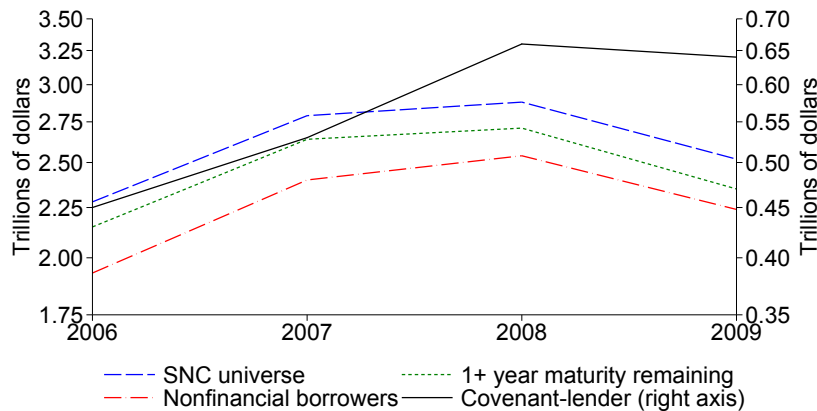
Affirmative Covenants	Negative Covenants
Financial statements and other information (6.01)	Indebtedness (7.01)
Notices of material events (6.02)	Liens (7.02)
Existence; conduct of business (6.03)	Fundamental changes (7.03)
Payment of obligations (6.04)	Investments, loans, advances, guarantees and acquisitions (7.04)
Maintenance of properties (6.05)	Asset sales (7.05)
Books and records; inspection rights (6.06)	Sale and lease-back transactions (7.06)
Compliance with laws (6.07)	Hedging agreements (7.07)
Use of proceeds (6.08)	Restricted payments (7.08)
Notice of certain changes (6.09)	Transactions with affiliates (7.09)
Insurance (6.10)	Restrictive agreements (7.10)
Additional subsidiaries (6.11)	Amendment of material documents (7.11)
Information regarding collateral (6.12)	Leverage ratio (7.12)
Casualty and condemnation (6.13)	Interest coverage ratio (7.13)
Intellectual property; further assurances (6.14)	Prepayments of indebtedness (7.14)
	Capital expenditures (7.15)
	Fiscal year (7.16)
	ERISA obligations (7.17)

Figure A.1: Comparison of SNC to Call Report Data



Notes: The left panel plots the dollar amount of SNC loans outstanding and Consolidated Reports of Condition and Income (Call Reports) commercial and industrial loans. The right panel plots the dollar amount of SNC unused loan commitments and Call Report unused commitments not associated with real estate or credit cards. SNC data: <https://www.federalreserve.gov/newsevents/pressreleases/files/bcreg20160729a1.pdf> (accessed March 27, 2017). Aggregated Call Report data from the FDIC Quarterly Banking Profile: <https://www.fdic.gov/bank/analytical/qbp/timeseries/BalanceSheet.xls> (accessed November 2, 2016).

Figure A.2: SNC Sample Comparison



Notes: The figure reports the dollar amount of total loans outstanding and unused commitments in the SNC universe (blue line); the preceding less loans with less than one year maturity remaining (green line); the preceding less loans to financial borrowers (red line); and in our final sample of all term loans and credit lines to nonfinancial borrowers in the SNC covenant sample with a lead lender in the Chodorow-Reich (2014) data set and which start the year with at least one year of maturity remaining.

The Loan Covenant Channel: How Bank Health Transmits to the Real Economy

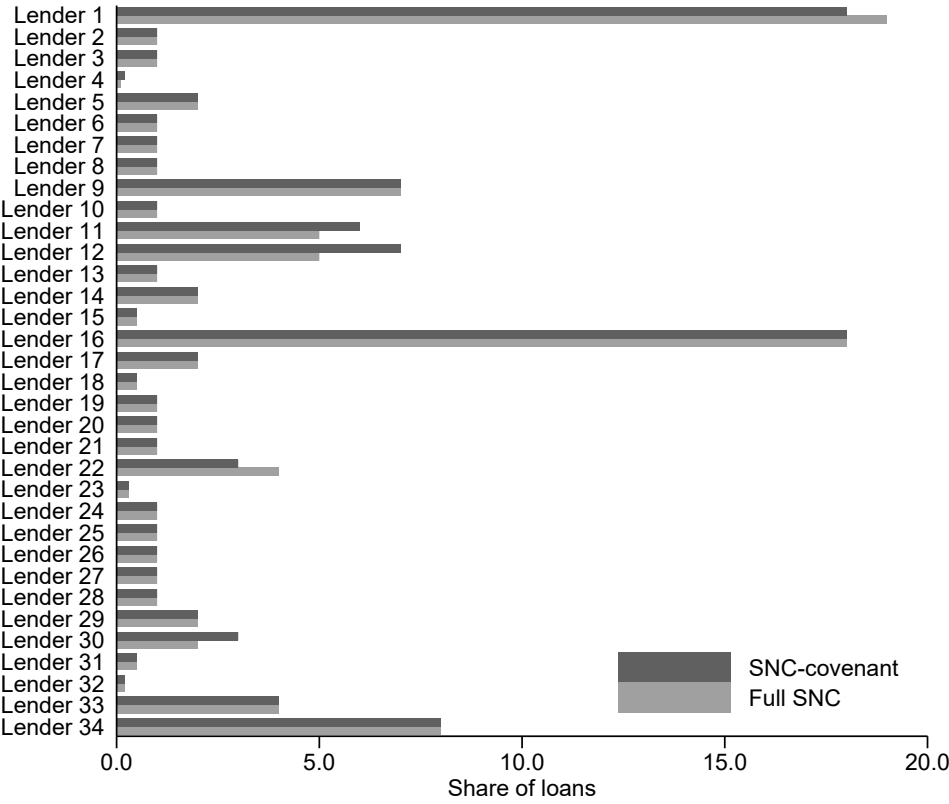
Online Appendix

Gabriel Chodorow-Reich Antonio Falato

O.1. Additional Results

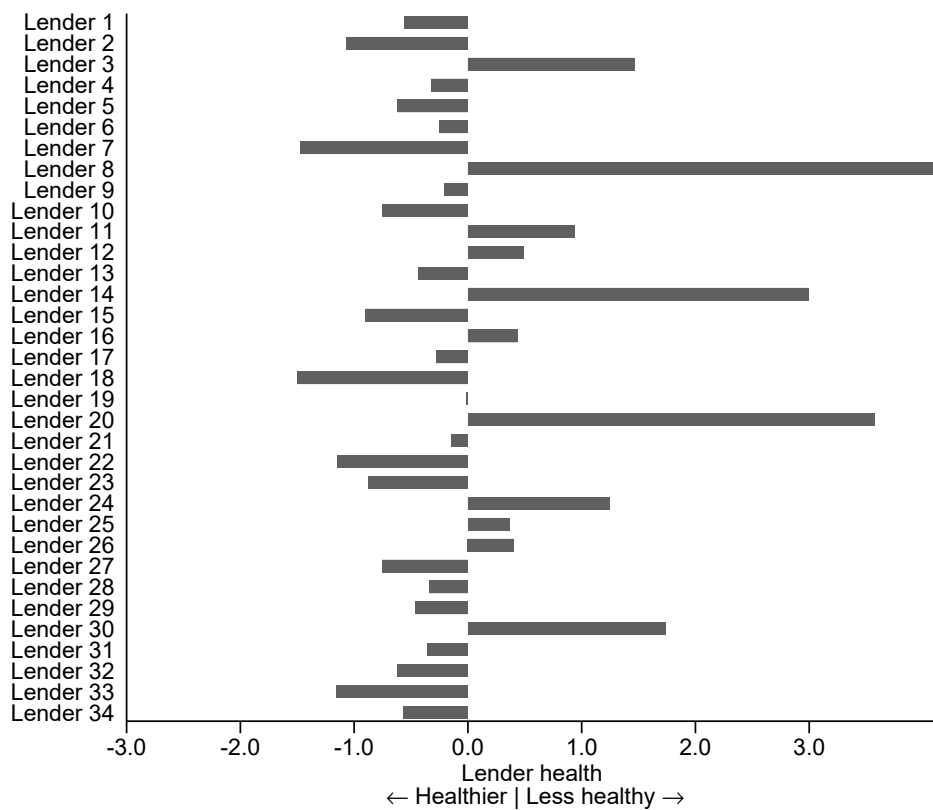
This appendix reports additional results. Figure O.1 reports the share of loans attributed to each (anonymized) lead lender in the full SNC universe and the SNC covenant sample. Figure O.2 reports the standardized lender health for each (anonymized) lender. Table O.1 reports the coefficients and t-statistics from regressions of borrower and loan characteristics on the continuous variable *Bad Lender*. Table O.2 reports robustness to inclusion of additional covariates. Table O.3 reports additional specifications related to the regression discontinuity exercises. Tables O.4 and O.5 repeat the sample robustness shown in table 8 of the main text but for the outcome $\% \Delta \text{Total}$ committed at the loan (all margins) and borrower level, respectively.

Figure O.1: Lender Concentration in SNC



Notes: The figure reports the share of loans attributed to each (anonymized) lead lender in the full SNC universe and the SNC covenant sample.

Figure O.2: Lender Health Distribution



Notes: The figure reports the lender health measure for each (anonymized) lender, standardized to have zero mean and unit variance when weighted by the shares shown in figure O.1.

Table O.1: Balancing using Continuous Measure of Lender Health

	All borrowers		$Bind_{t-1:t} = 1$	
	Coefficient	t-statistic	Coefficient	t-statistic
	(1)	(2)	(3)	(4)
<i>Panel A: SNC pre-crisis variables</i>				
Covenant tightness	0.31	1.05		
Log assets	-0.15	1.11	-0.16	1.14
Leverage	-0.02	0.44	-0.03	0.85
Risk rating	0.29	0.73	-0.17	0.01
Maturity remaining				
<i>Panel B: Compustat pre-crisis variables</i>				
Cash flow/assets (%)	0.04	1.02	-0.01	0.34
ROA (%)	-0.01	0.56	-0.02	0.88
Tobin's Q	-0.10	0.51	-0.24	1.17
Z-score	0.25	1.04	0.35	0.92
Disc. accruals/assets (%)	-0.00	0.22	0.00	0.07
S&P credit rating (%)	-0.04	0.28	-0.17	0.70
Bankruptcy or delisting	-0.06	1.19	-0.06	1.14
Market beta	0.00	0.32	0.00	0.30
Idiosyncratic volatility	0.03	0.14	0.03	0.49
Total volatility	0.02	0.72	0.02	0.74
<i>Panel C: SNC crisis variables</i>				
$100 \times Bind_{t-1:t}$	0.10	1.09		

Notes: The table reports the regression coefficient and t-statistic from a regression of the variable indicated in *Bad Lender*.

Table O.2: Controls Robustness

Dependent variable: <i>Credit Reduced</i>				
Sample:	Baseline		SNC-Compustat	
Controls:	Baseline	Augmented	Baseline	Augmented
	(1)	(2)	(3)	(4)
<i>Bad Lender</i>	5.8 (12.1)	8.2 (11.1)	-6.2 (16.7)	-2.9 (19.6)
<i>Bind</i>	5.6** (2.7)	6.6** (2.8)	0.2 (5.9)	-1.7 (7.1)
<i>Bad Lender</i> \times <i>Bind</i>	22.9*** (6.7)	20.3*** (7.2)	46.5*** (15.7)	47.7*** (19.3)
Additional borrower controls	No	Yes	No	Yes
Controls \times <i>Bad Lender</i>	Yes	Yes	Yes	Yes
R^2	0.116	0.123	0.189	0.192
Observations	3,420	3,420	1,260	1,260

Notes: The table reports linear probability model regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[Bad\ Lender] + \beta_2[Bind] + \beta_3[Bad\ Lender \times Bind] + \gamma'X_{l,b,f,t} + \epsilon_{l,b,f,t}$. Column (1) reproduces our baseline. Column (2) augments the control set with size squared, leverage squared, single lender borrower, syndicate lead share, syndicate size, and syndicate concentration. Column (3) reproduces the baseline specification within the merged SNC-Compustat sample. Column (4) augments the control set with borrower cash flow, return on assets, Tobin's Q, z-score, discretionary accruals, and an indicator for having an S&P credit rating. *Bad Lender* is the rank of the lead lender's health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

Table O.3: Regression Discontinuity Robustness

		Dependent variable: <i>Credit reduced</i>					
Bandwidth:		30%			20%		
Polynomial:		Linear	Quadratic	Cubic	Linear	Quadratic	Cubic
		(1)	(2)	(3)	(4)	(5)	(6)
<i>Bad Lender</i>		11.1 (10.4)	11.0 (10.3)	11.1 (10.2)	15.3 (23.9)	15.3 (23.5)	15.2 (23.6)
<i>Bind</i>		6.7 (4.3)	6.2 (4.5)	6.6 (4.3)	3.3 (5.8)	2.6 (5.9)	3.1 (5.8)
<i>Bad Lender</i> × <i>Bind</i>		23.0** (11.0)	24.4** (12.2)	23.2* (11.0)	24.8** (11.3)	26.5** (12.4)	25.1** (11.3)
Year, Industry FE		Yes	Yes	Yes	Yes	Yes	Yes
Borrower, loan, distance controls		Yes	Yes	Yes	Yes	Yes	Yes
Controls × <i>Bad Lender</i>		Yes	Yes	Yes	Yes	Yes	Yes
Observations		780	780	780	489	489	489

Notes: The table reports linear probability model regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma' X_{l,b,t} + \epsilon_{l,b,f,t}$. The sample consists of loans for which the absolute value of the distance to a covenant threshold is less than 30% (columns 1-3) or 20% (columns 4-6). In all columns, the dependent variable *Credit reduced* equals 1 if either the loan is terminated before maturity or the loan commitment is reduced; *Bad Lender* is normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender; and *Bind* is an indicator variable which equals 1 if a borrower violated a covenant in either the current or previous year. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

Table O.4: Sample Robustness

Sample:	Dependent variable: % Δ Total committed, loan-level								
	Baseline	Re-weighted	Only “Best” rating	Drop if existing violator	Include expiring loans	2+ years maturity	Drop if all sold	Add NSS	Add DealScan
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
<i>Bad Lender</i>	6.3 (14.0)	4.2 (14.2)	0.4 (19.0)	6.5 (16.1)	11.1 (13.5)	10.8 (13.8)	11.7 (16.5)	0.2 (13.0)	3.6 (10.7)
<i>Bind</i>	-8.5** (3.7)	-9.1** (3.5)	-5.9 (7.0)	-7.7 (6.9)	-8.9** (3.8)	-1.3 (4.5)	-9.4** (3.8)	-1.9 (5.4)	-1.6 (5.3)
<i>Bad Lender</i> \times <i>Bind</i>	-24.4*** (14.0)	-22.3*** (7.1)	-20.2*** (6.1)	-28.0*** (8.7)	-25.1*** (6.3)	-32.7*** (12.9)	-29.5*** (7.4)	-24.8** (11.4)	-21.9** (9.8)
Year, Industry FE	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Borrower, loan controls	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Controls \times <i>Bad Lender</i>	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Observations	3,420	3,420	1,572	2,735	3,843	2,702	3,118	4,765	5,005

Notes: The table reports regressions of the form: $Y_{l,b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma'X_{l,b,f,t} + \epsilon_{l,b,f,t}$. Column (1) reproduces our baseline. Column (2) reweights the sample to match the distribution of risk ratings in the full SNC universe. Column (3) only includes loans with a pre-crisis rating of “Best”. Column (4) excludes loans that violated a covenant before the crisis. Column (5) includes loans with less than 1 year maturity remaining. Column (6) only includes loans with at least 2 years maturity remaining. Column (7) excludes loans for which the lead lender does not retain any part of its share. Columns (8) and (9) expand the sample by including information on covenant compliance from Nini et al. (2012) and from DealScan, respectively. The dependent variable is the percent change in total committed credit on loans from lead lender b to borrower f . *Bad Lender* is the rank of the lead lender’s health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Loan controls: loan purpose, loan type. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

Table O.5: Sample Robustness

Sample:	Dependent variable: % Δ Total committed, borrower-level								
	Baseline	Re-weighted	Only “Best” rating	Drop if existing violator	Include expiring loans	2+ years maturity	Drop if all sold	Add NSS	Add DealScan
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
<i>Bad Lender</i>	6.2 (13.4)	-0.3 (12.1)	9.2 (12.9)	12.1 (19.4)	9.6 (10.0)	11.4 (17.8)	-1.2 (8.5)	9.3 (12.0)	7.1 (10.9)
<i>Bind</i>	-6.3** (3.1)	-3.2 (6.8)	-3.5 (3.1)	-5.2 (5.0)	-5.8** (2.7)	-4.1 (4.3)	-2.0 (2.4)	-6.9*** (2.3)	-6.2** (2.4)
<i>Bad Lender</i> \times <i>Bind</i>	-30.1*** (10.3)	-26.4*** (8.9)	-24.1*** (8.6)	-33.5*** (11.2)	-29.3*** (8.4)	-33.4*** (11.0)	-30.7*** (6.7)	-28.8*** (8.8)	-28.2*** (8.5)
Year, Industry FE	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Borrower controls	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Controls \times <i>Bad Lender</i>	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Observations	1,803	1,803	884	1,432	1,833	1,524	1,606	2,436	2,540

Notes: The table reports regressions of the form: $Y_{b,f,t} = \beta_0 + \beta_1[\textit{Bad Lender}] + \beta_2[\textit{Bind}] + \beta_3[\textit{Bad Lender} \times \textit{Bind}] + \gamma' X_{l,f,t} + \epsilon_{l,f,t}$. Column (1) reproduces our baseline. Column (2) reweights the sample to match the distribution of risk ratings in the full SNC universe. Column (3) only includes loans with a pre-crisis rating of “Best”. Column (4) excludes loans that violated a covenant before the crisis. Column (5) includes loans with less than 1 year maturity remaining. Column (6) only includes loans with at least 2 years maturity remaining. Column (7) excludes loans for which the lead lender does not retain any part of its share. Columns (8) and (9) expand the sample by including information on covenant compliance from Nini et al. (2012) and from DealScan, respectively. The dependent variable is the percent change in total committed credit aggregated across all loans in the SNC universe to borrower f . *Bad Lender* is the rank of the lead lender’s health normalized to lie on the unit interval, with a value of 1 corresponding to the least healthy lender. *Bind* is an indicator variable equal to 1 if a borrower violated a covenant in either the current or previous year. Reported coefficients are multiplied by 100. Borrower controls: log assets, leverage, risk rating. Standard errors two-way clustered by borrower and lead lender reported in parentheses. *, **, *** indicate significance at the 10, 5, and 1 percent levels, respectively.

O.2. Details of Sample Construction and Variable Definitions

This appendix gives additional details on how we construct the main sample and the variables used for our analysis. The variables used in this paper are extracted from four major data sources: the Shared National Credit Program (SNC), Loan Pricing Corporation’s (LPC) Dealscan database, COMPUSTAT, and Capital IQ. For each data item, we indicate the relevant source in square brackets.

To construct our sample, we start with the universe of loans to firms incorporated in the United States that are included in the supervisory review, which covers about 1/3 of the loan volume in the SNC universe each year. Starting in 2006, loans in the supervisory review contain information on covenants and compliance as well as loan (non-price) terms and borrower characteristics. Supervisors gather this information from loan documentation and follow up directly with the banks when needed, such as in instances when the information is either missing or incomplete.

The SNC supervisory review sample is “weighted toward non-investment grade and criticized credits,” a category which comprises a relatively broad range of all credits that are below the highest (“pass”) rating – i.e., both so-called special mention and classified credits.¹ Under the Uniform Loan Classification Standards, classified credits have well-defined weaknesses, including default in some cases. Special mention credits exhibit potential weaknesses, which may result in further deterioration if left uncorrected. Two important considerations merit mention. First, while the sample over-weights non-investment grade and criticized credits, it also contains many passing credits. For example, in the pre-crisis period (2006-2007) the share of credits to non-financial borrowers with the highest rating (“pass”) is about 91% in the SNC universe and 73% in the covenant review sample. Second, the over-weighting occurs on a single dimension — the loan rating — which is observed in the entire SNC universe. These features allow us to re-weight the covenant review sample to be representative of the SNC universe when we do our aggregation exercise. Importantly, there are no other selection criteria. For example, manufacturing firms account for 17% of the SNC universe and 16% of the covenant review sample. Firms in service sectors account for 33% of the SNC universe and 29% of the covenant review sample. About 44% of loans in the SNC universe and 38% of loans in the covenant review sample are for working capital or capital expenditures. Loans for project or trade financing are about 4% in both samples. Loans for debt repayment or consolidation are about 5% in the SNC universe and about 4% in the SNC review. Loans for mergers and acquisitions are about 9% in the SNC universe and about 15% in the SNC review. On average, loans in the SNC review are a bit larger than those in the SNC universe, but the differences are not large (\$350M vs 330M).

Because information on covenants is available only from 2006, we focus our attention on the

¹See <https://www.federalreserve.gov/newsevents/pressreleases/bcreg20110825a.htm>.

sample of loans between 2006 and 2011. The basic unit of observation in SNC is a credit, which is comparable to a deal or package in Dealscan. SNC provides information on covenant compliance for each credit-year surveyed. Each credit-year in SNC is classified as either non-compliant if the borrower has breached a covenant threshold as of the end of the year, or compliant if the borrower has not breached any covenant threshold as of the end of the year, or compliant after receiving a waiver or an amendment if the borrower has not breached a covenant threshold after it was reset, but would have otherwise breached it (if it had not been reset) as of the end of the year. We classify a firm’s loan covenants to be binding in a given year if the firm is either non-compliant or compliant after receiving a waiver or an amendment on one of its credits in that year.

While conceptually straightforward, the measurement of covenant violations poses several challenges. Specifically, SNC allows us to deal with four main measurement issues following the standard practice in the literature. First, firms can have multiple loan deals during a given year in our sample period. For the case when multiple deals overlap (i.e., one deal matures after the start of another deal) and the analysis is at the borrower level, we define covenant compliance to be the tightest (i.e., we classify a borrower covenants to be binding if they are binding on at least one of the borrowers’ credits in any given year) unless it corresponds to a refinancing deal, in which case we define the relevant covenant status to be that specified by the refinancing credit regardless of whether or not it is tightest. Second, for the case when there are dynamic covenants that change over the life of the loan, SNC includes complete information on the covenant dynamics, which we use to define the compliance status over the life of the loan accordingly. Third, SNC also includes complete information on post-origination amendments to the loan contract, which we also use to define compliance status over the life of a loan. Finally, since our data has a lower annual (and not quarterly) time frequency than existing studies, we opted for including a relatively small fraction (number) of the newly originated loans, 5.6% (181), that are classified as non-compliant in the year of the loan origination, a phenomenon also encountered by Dichev and Skinner (2002) and Chava and Roberts (2008).

Finally, we retrieved information on loan pricing from Dealscan, as well as borrower balance sheet information from Compustat for publicly-traded firms and from Capital IQ for privately-held firms. The final step of our data assembly process is to merge the SNC loan data with information from these sourced by matching company names. Firms in the SNC universe were compared to firms in each of these additional data sources using a standard matching algorithm (see, for example, Lee and Mas (2012)), which is the SAS SPEDIS function. This function matches company names in each of the additional data sources to company names in SNC based on a “spelling distance,” which considers those comparisons with a spelling distance below a predetermined threshold as candidate matches. For the cases when the algorithm matches a company in SNC to more than one company name in any of the additional data files, we selected the lowest spelling distance as the candidate match. Research assistants reviewed every match and manually dropped those where, based on company headquarter location (state and city) and web searches from mul-

tiple sources including company web sites, Lexis-Nexis, Google, and Factiva, they assessed that the automated procedure resulted in an incorrect match. As a final quality check of the matching procedure, we retrieved an additional match file by using the same procedure for the Dealscan-Compustat linking file from Chava and Roberts (2008), which is available at Michael Robert’s web page, and verified that the resulting firm identifiers (gvkeys) were the same as those from our merge with Dealscan.

The variables used in the analysis are defined as follows.

Main Explanatory Variables:

Bind is a dummy that takes value of one for any given loan-year when the borrower is either non-compliant with any of its loan covenants or compliant after receiving a waiver or an amendment in a given year, i.e., if the borrower either breaches a covenant threshold in any given firm-year or a covenant is reset or waived so that an otherwise non-compliant borrower would remain in compliance. [SNC]

Bad Lender is based on Chodorow-Reich (2014) and is the cumulative density (cdf) of the beginning-of-the-period lead-lender exposure to asset-backed securities as measured by the correlation of their daily stock return with the return on the ABX AAA 2006-H1 index (*ABX Exposure*), to balance sheet losses not directly affected by the corporate loan portfolio as measured by the ratio of 2007-2008 trading account losses to total assets (*B/S Exposure*), and to the Lehman failure as measured by the fraction of a bank’s syndication portfolio where Lehman Brothers had a lead role (*LEHMAN Exposure*), in turn. We use factor analysis to aggregate over these individual exposure proxies and extract an overall exposure proxy which is measured as the cumulative density (cdf) of the (first) principal component of the three individual proxies calculated using the entire SNC universe (*ALL*).

Outcome Measures:

Credit Reduced is a dummy that equals one for either existing loans that end before their most recently stated maturity in a given year and are not followed by a new loan to the borrower from the current lead lender or for existing loans that experienced a reduction in the total dollar amount limit the borrower is legally allowed to borrow up to according to the loan contract terms in a given year relative to the previous year. We are able to track loan paths over time because each loan in SNC is assigned a unique permanent credit identifier, which remains unchanged throughout the life of the loan including in those years when loan terms are amended or modified or when the loan is refinanced. [SNC]

Waiver is a dummy that equals one if any of the loan covenants are waived or reset in a given year. [SNC]

Lead Share (Committed) is the ratio of the dollar amount limit the lead lender is legally committed to lend divided by the total dollar amount limit the borrower is legally allowed to borrow according

to the loan contract terms in a given year. [SNC]

Lead Amount (Committed) is the natural logarithm of the dollar amount limit the lead lender is legally committed to lend up to according to the loan contract terms in a given year. [SNC]

Lender Share (Committed) is the ratio of the dollar amount limit the lender is legally committed to lend divided by the total dollar amount limit the borrower is legally allowed to borrow according to the loan contract terms in a given year. [SNC]

Lender Amount (Committed) is the natural logarithm of the dollar amount limit the lender is legally committed to lend up to according to the loan contract terms in a given year. [SNC]

Loan Utilization Rate is the ratio of the loan balance (the dollar amount the borrower has drawn which has not been repaid) divided by the total dollar amount limit the borrower is legally allowed to borrow according to the loan contract terms in a given year. [SNC]

Payouts/Assets is dividends (item 21) plus net-repurchases divided by lagged total book assets (item 6). Net-repurchases are stock purchases (item 115) minus stock issuances (item 108) and are set to zero if negative. [Compustat]

Capex/Assets is capital expenditures (item 128) divided by lagged total book assets (item 6). [Compustat]

Employment Growth is the ratio of the total number of employees (item 29_t) minus the lagged total number of employees (item 29_{t-1}) divided by the lagged total number of employees (item 29_{t-1}). [Compustat]

Bond Issuance/Assets is total dollar proceeds from new issuance of bonds divided by lagged total book assets (item 6) [FISD & Compustat]

Firm and Industry Variables:

Sample-Split Variables:

Credit line is a dummy variable for whether the loan is a credit line. [SNC]

High Lead Share is a dummy variable for whether the lead share is above the sample median in a given year. [SNC]

Small Syndicate is a dummy variable for whether the number of syndicate members is below the sample median in a given year. [SNC]

Concentrated Syndicate is a dummy variable for whether the Herfindahl index of loan commitment shares (calculated as the sum of squared shares across lenders) is above the sample median in a given year. [SNC]

Additional Controls:

Loan origination year is a full set of dummies that equal one for each year in which any given loan was originated. [SNC]

Loan purpose is a full set of dummies that equal one for each of the loan purpose categories included in SNC, such as, for example, M&As, CAPEX, working capital, general corporate purposes. [SNC]

Loan type is a full set of dummies that equal one for each of the loan type categories included in SNC, such as, for example, term loan, revolving credit, non-revolving line of credit. [SNC]

Borrower sector is a full set of dummies that equal one for each of the 8 borrower sector categories included in SNC, such as, for example, manufacturing, services, distribution. [SNC]

Loan size is the natural logarithm of the total dollar amount limit the borrower is legally allowed to borrow up to according to the loan contract terms in a given year. [SNC]

Borrower size is the natural logarithm of the book value of assets. [SNC]

Leverage is the ratio of total book debt to book value of assets. [SNC]

Risk rating is an indicator variable equal to 1 if the supervisory risk rating assigned to the loan is “Pass”. There are five possible supervisory risk rating categories: Pass (for loans that are considered to be in good standing), Special Mention (for loans that are in good standing but have potential weaknesses that, if left uncorrected, could result in further deterioration of the repayment prospects), Substandard (for loans that are inadequately protected by the current sound worth and paying capacity of the borrower or of the collateral pledged, if any), Doubtful (for loans that are considered substandard and, in addition, have weaknesses that make collection or liquidation in full, on the basis of available current information, highly questionable or improbable), and Loss (for loans that are considered uncollectible and of so little value that their continuance as bankable assets is not warranted and, as such, should be promptly charged off). [SNC]

Cash flows is the ratio of income before extraordinary items plus depreciation and amortization (item 18+item14) over lagged total book assets (item 6). [Compustat]

Return on assets (ROA) is the ratio of operating income after depreciation (item 178) over lagged total assets (item 6).[Compustat]

Tobin’s Q is the market value of assets divided by the book value of assets (item 6), where the market value of assets equals the book value of assets plus the market value of common equity less the sum of the book value of common equity (item 60) and balance sheet deferred taxes (item 74). [Compustat]

Z-score is the Altman’s Z-Score, which is defined as the sum of 3.3 times pre-tax income, sales, 1.4 times retained earnings, and 1.2 times net working capital all divided by total assets (itme 6). [Compustat]

Discretionary accruals are defined as Accruals DD in Chava and Roberts (2008). [Compustat]

S&P credit rating is a dummy variable that takes the value of one if the firm has an S&P Long-Term Domestic Issuer Credit Rating [Compustat]

Bankruptcy or delisting is a dummy based on the delisting code [CRSP-Compustat]

Market beta is the estimated slope coefficient on the market excess return from projecting the firm excess return on the market excess return using daily stock return data. We obtain annual estimates by annualizing the average of monthly estimates. [CRSP]

Idiosyncratic volatility is the variance of estimated residuals from projecting the firm excess return on the market excess return using daily stock return data. We obtain annual estimates by

annualizing the average of monthly estimates.[CRSP]

Total volatility is the variance of the firm excess return using daily stock return data. We obtain annual estimates by annualizing the average of monthly estimates.[CRSP]

O.3. Causal Identification in the Near Violation Threshold Sample

This appendix formalizes the claim in the text that the close violator sample can identify the causal impact of lender health on a covenant violation even if borrowers differentially attempt to manipulate violation status. The argument and notation closely follow Lee and Lemieux (2010).

Let $W_{b,f}$ measure the (possibly unobserved) quality of firm f that borrows from bank b . W is drawn from a distribution that may be lender-specific. For simplicity, suppose covenants are written uniformly by each lender but may differ across lenders. Let X_f be the variable on which the covenant is written, c_b the threshold for bank b , and D_f an indicator for firm f violating a loan. The true causal model is:

$$Y_{b,f} = \tau_b D_f + \delta_1 W_{b,f} + U_{b,f}, \quad (\text{O.1})$$

$$D_f = \mathbb{I}\{X_f \leq c_b\}, \quad (\text{O.2})$$

$$X_f = \delta_{2,b} W_{b,f} + V_f. \quad (\text{O.3})$$

Equation (O.1) is the outcome equation and captures the possibility of a heterogeneous response to covenant violations through the lender-specific coefficient τ_b . Equation (O.2) is the covenant status assignment equation. Equation (O.3) relates borrower quality to the variable on which the covenant is written. The b subscript on δ_2 accommodates the possibility that borrowers of lenders with larger τ_b work harder to manipulate the variable X_f .

We make no assumptions on the correlation structure of W, U, V , or the correlation of the borrower quality distribution for bank b and τ_b . In particular, unobserved borrower quality $W_{b,f}$, which influences outcomes directly, may be correlated with τ_b . Instead, we assume only:

Assumption 1 *Imprecise control: Conditional on $W = w$, $U = u$, and lender b , the density of V (and hence X) is continuous.*

Under Assumption 1, $\Pr\{W_{b,f} = w, U_{b,f} = u | X_f = x\} = g_b(x | W_{b,f} = w, U_{b,f} = u) \frac{\Pr\{W_{b,f}=w, U_{b,f}=u\}}{g_b(x)}$, where $g_b(\cdot)$ and $g_b(\cdot|\cdot)$ are marginal and conditional densities for X at bank b . In particular,

$\Pr \{W_{b,f} = w, U_{b,f} = u | X_f = x\}$ is continuous in x . Therefore:

$$\begin{aligned} & \lim_{\epsilon \uparrow 0} E [Y_{b,f} | X_f = c_b + \epsilon] - \lim_{\epsilon \downarrow 0} E [Y_{b,f} | X_f = c_b + \epsilon] \\ &= \tau_b + \left(\lim_{\epsilon \uparrow 0} - \lim_{\epsilon \downarrow 0} \right) \int (\delta_1 w + u) \Pr \{W_{b,f} = w, U_{b,f} = u | X_f = c_b + \epsilon\} dx = \tau_b. \end{aligned}$$

It follows that any relationship between τ_b and the health of lender b is non-parametrically identified.