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1 INTRODUCTION

A firm's tax loss carryforward is valuable because it shelters some portion of the firm's future income from tax. The financial accounting system reflects a tax loss carryforward as a deferred tax asset, perhaps offset by a valuation allowance. This paper derives the ratio of the market value to book value of a firm's tax loss carryforward.

We show that the market-to-book ratio of the tax loss carryforward reflects three factors. First, because neither the deferred tax asset nor the valuation allowance is discounted to its present value, the book value tends to exceed the market value. Second, a valuation allowance is not established under generally accepted accounting principles (GAAP) as long as the probability that some of the loss carryover will expire is less than 50 percent. This also causes the book value to tend to exceed the market value for those firms without a valuation allowance, but with some positive probability of having a tax loss carryforward expire. Third, the market value of the tax loss carryforward reflects the mean level of future tax savings associated with the carryforward, whereas the net book value reflects the median level of future tax savings. If the distribution of future tax savings is positively skewed, the market value can exceed the book value. Taken in combination, these factors imply that the market-to-book ratio of a firm's tax loss carryforward is less than one if the firm does not have a valuation allowance, whereas the market-to-book ratio of a firm with a valuation allowance could be less than or greater than one.

We also show that the effect of the size of the loss and the expiration date of the loss on the market-to-book ratio of the tax loss carryforward depends on whether the firm has a valuation allowance. This suggests that firms with and without a valuation allowance should be analyzed separately rather than being aggregated into a single analysis.

Amir et al. (1997) and Ayers (1998) empirically investigate the relations between market and book values using linear regression models. Both report regression coefficients on the valuation allowance variable in excess of one in their 1992 regressions, and Ayers reports a coefficient in excess of one in his 1993 regression as well. These somewhat surprising results are consistent with the theoretical relations we establish in this paper. Miller and Skinner (1998) and Schrand and Wong (2000) examine the extent to which managers use the deferred tax asset valuation allowance to manage earnings. We do not consider earnings management in this study. Instead, we examine a benchmark case in which both the deferred tax asset and valuation allowance comply with the literal requirements of GAAP. Our study is similar in spirit to Sansing (1998) and Guenther
and Sansing (2000) in that we examine the relations between stock price and financial accounting variables in a benchmark case in which stock price equals the present value of the firm's expected future cash flows; therefore, earnings management plays no role in our study.

Section 2 presents the model in the case in which future income is certain. In the certainty case, the market-to-book ratio only reflects time value of money considerations. Section 3 examines the uncertainty case. We examine the difference between the book value of the loss carryforward and the expected future tax savings associated with the carryover by focusing on the special case in which the interest rate is zero. Section 4 extends our analysis to cases following a merger in which the use of the acquired corporation's loss carryforward is limited under Internal Revenue Code (IRC) Section 382. Section 5 concludes the paper.

2 THE DISCOUNTING EFFECT

In this section, we derive the market value of the firm's tax loss carryforward and the book value of the firm's deferred tax asset and valuation allowance assuming that future cash flows are known with certainty. We then derive the market-to-book ratio of the tax loss carryforward. Because there is no uncertainty regarding the eventual tax savings from the tax loss carryforward, the market-to-book ratios reflect only time value of money considerations.

Valuation

A firm owns assets on date zero that will generate a constant pretax cash flow of $y$ per unit of time in perpetuity. The firm has a net operating loss carryforward (NOL) equal to $L$ that will expire on date $w$ if it is not used. The firm faces a tax rate $\xi$ on its taxable income. Taxable income is $y$ per unit of time if there is no NOL, and zero otherwise; in the latter case, the NOL decreases at the rate of $y$ per unit of time until it is either fully used, or until it expires on date $w$. All after-tax cash flows are distributed to the shareholders as dividends as they are generated. The stock price $P$ is equal to the present value of all future after-tax cash flows, discounted at the interest rate $r$. In the absence of a loss carryforward ($L = 0$) the firm's stock price $P$ is:

$$P = \int_{0}^{1}(1 - \xi)y e^{rt} dt = \frac{y(1 - \xi)}{r}$$

(1)
We distinguish between two different cases. In the first case, $L \leq wy$, which implies that the NOL is fully used before it expires. We refer to a rm that fully uses its NOL as a type-A rm. The stock price of a type-A rm consists of two parts. The first part is the present value of pretax cash flows earned between dates zero and $L=y$, at which point the NOL is fully used. The second part is the present value of future after-tax cash flows earned after date $L=y$. This yields:

$$\begin{align*}
P_A &= \int_0^{L=y} ye^{rt}dt + \int_{L=y}^{\infty} e^{rt}dt \\
&= \frac{y(1+i)}{r} + \frac{iy(1+i)e^{rL=y}}{r}.
\end{align*}$$

(2)

The value of the NOL carryforward for a type-A rm, denoted $VCF_A$, is the difference between equations (1) and (2):

$$VCF_A = P_A - P = \frac{iy(1+i)e^{rL=y}}{r}.$$  

(3)

In the second case, $L > wy$, which implies that some of the loss $L$ expires on date $w$. We refer to a rm that loses part of its NOL as a type-B rm. The stock price of a type-B rm also consists of two parts. The first part is the present value of pretax cash flows earned between date zero and $w$, at which point the NOL expires. The second part is that present value of future after-tax cash flows earned after date $w$. This yields:

$$\begin{align*}
P_B &= \int_0^{w} ye^{rt}dt + \int_{w}^{\infty} e^{rt}dt \\
&= \frac{y(1+i)}{r} + \frac{iy(1+i)e^{rw}}{r}.
\end{align*}$$

(4)

The value of the NOL carryforward for a type-B rm, denoted $VCF_B$, is the difference between equations (1) and (4):

$$VCF_B = P_B - P = \frac{iy(1+i)e^{rw}}{r}.$$  

(5)

Deferred tax asset

We now consider how $L$ is reflected in the rm's financial accounting statements. The rm pays zero tax when the loss is incurred and, assuming the loss cannot be carried
back, records a deferred tax asset (DTA) equal to $\zeta L$. If some of the NOL will expire, a valuation allowance is recorded under Statement of Financial Accounting Standards No. 109, Accounting for Income Taxes, (SFAS No. 109), to reflect the portion of the future tax savings that will not be realized due to the expiration of the carryforward period. If all of the NOL will be used before date $w$, no allowance is recorded. The valuation allowance, denoted $VA$, is:

$$VA = \max(0; \zeta(L \mid w)y): \quad (6)$$

**Market-to-book ratios**

Next, we derive the market-to-book ratio of the NOL. For a type-A rm, $VA = 0$: We let $\bar{A}$ denote the ratio of the market value of the loss carryforward, $VCF_A$, to its book value.

$$\bar{A} = \frac{VCF_A}{DTA} \quad (7)$$

Substituting $\zeta L$ for $DTA$ and using equation (3) yields:

$$\bar{A} = \frac{y(1 - e^{-rL/y})}{rL}: \quad (8)$$

Equation (8) shows that the coefficient $\bar{A}$ is between zero and one, is increasing in $y$; and is decreasing in $r$ and $L$. Under certainty, the future tax savings associated with $L$ is equal to the book value of the deferred tax asset. Therefore, the term $\bar{A}$ diverges from one only because of time value of money considerations. The factors that cause $\bar{A}$ to diverge from one are the length of time it takes to realize the tax benefits $\frac{L}{y}$ and the opportunity cost to the rm of delaying the realization of the tax benefits ($r$): As either the length of time it takes to realize the benefits or the interest rate approaches zero, $\bar{A}$ approaches one.

Unlike a type-A rm, a type-B rm has both a deferred tax asset and a valuation allowance, so the book value of the deferred tax asset is $DTA \mid VA$:

$$\bar{B} = \frac{VCF_B}{DTA \mid VA} \quad (9)$$

Substituting $\zeta L$ for $DTA$, $\zeta(L \mid w)y$ for $VA$; and using equation (5) yields:

$$\bar{B} = \frac{1 - e^{-rL/y}}{rL}: \quad (10)$$
As was the case of $\hat{\bar{A}}_A$; $\hat{\bar{B}}_B$ is between zero and one because the coefficient only reflects time value of money considerations. In this case, the length of time it takes to use the tax loss $L$ reflects the remaining carryforward period $w$ instead of $\frac{L}{y}$.

We now compare the coefficients $\hat{\bar{A}}_A$ and $\hat{\bar{B}}_B$, holding the pretax income $y$ constant for each firm. The rankings of these coefficients are formalized in proposition 1.

**Proposition 1** For firms of type A ($yw_A > L_A$) and B ($yw_B < L_B$) with identical pretax cash flows $y$:

$$\hat{\bar{A}}_A > \hat{\bar{B}}_B \quad \text{if} \quad \frac{L_A}{y} < w_B$$

The proof appears in the appendix.

Proposition 1 shows that the market-to-book ratio of a firm's NOL depends on the length of time the loss carryforward shelters the firm's income from tax. In the certainty case, the book value of a firm's tax loss carryforward equals the future tax savings associated with that loss. A firm that fully uses its loss carryover does so by date $\frac{L}{y}$, while a firm that loses part of its loss carryforward uses losses until date $w$. The longer it takes a firm to use the loss carryover, the lower the market-to-book ratio of that loss carryforward.

**Example 2** Suppose $y = 2$; $L_A = L_B = 30$; $w_A = 20$; and $w_B = 10$. In this case, $\text{DTA} = 30\xi$, firm A has no valuation allowance, and $\text{VA} = 10\xi$ for firm B. $\hat{\bar{A}}_A < \hat{\bar{B}}_B$ because firm B uses its asset faster than does firm A; in 10 years for B as opposed to 15 years for A. Likewise, suppose $y = 2$; $w = 20$; $L_A = 30$; and $L_B = 50$. Then $\hat{\bar{A}}_A > \hat{\bar{B}}_B$ because firm A uses its loss carryforward for 15 years whereas firm B uses its loss carryforward for 20 years.

Therefore, if firms A and B have the same $L$ but some of firm B's loss expires unused because it has a shorter carryforward period $w$ over which the NOL can be used, the market-to-book ratio of firm B is higher than that of firm A. In contrast, if firms A and B have the same $w$, but some of the NOL of firm B expires because it has a greater loss carryforward, then the market-to-book ratio of firm A is higher. The consequence for an empirical study is that one should be very careful when aggregating firms with and without valuation allowance, since the effect of the expiration of some of the NOL on the market-to-book ratio is ambiguous.
3 THE UNCERTAINTY EFFECT

In this section, we derive the market-to-book ratio of a firm's NOL assuming that the rate of future income $y$ is uncertain. The stochastic rate of income is denoted $Y$, and a possible outcome is again denoted $y$. We assume that $Y > 0$ is a random variable with a probability density function $f(\phi)$ and a cumulative density function $F(\phi)$. Note that $Y$ is uncertain as of date zero, but is constant in the sense that once $Y$ is realized on date zero, it does not vary over time subsequent to date zero.

Valuation

The stock price on date zero reflects the possibility that $y < \frac{1}{w}$; which implies that some of the NOL carryover will expire on date $w$; and the possibility that $y > \frac{1}{w}$; which implies that all of the NOL carryover will be used. Therefore, the stock price reflects an average of $P_B$; the price when $y < \frac{1}{w}$; and $P_A$; the price when $y > \frac{1}{w}$:

$$P = \int_0^{L=w} P_B f(y) dy + \int_{L=w}^1 P_A f(y) dy.$$ (11)

Substituting in the values of $P_A$ and $P_B$ from equations (??) and (??) into equation (11) and subtracting the stock price when $L = 0$ yields the value of a firm's loss carryforward under uncertainty.

$$VCF = \frac{1}{r} \int_0^{L=w} y(1 - e^{-rw})f(y) dy + \frac{1}{r} \int_{L=w}^1 y(1 - e^{-rL-y})f(y) dy.$$ (12)

Deferred tax asset

We now consider how loss is reflected in the firm's financial accounting statements when future income is uncertain. The firm pays zero tax when the loss is incurred and, assuming the loss cannot be carried back, records a deferred tax asset (DTA) equal to $L$, less any valuation allowance under SFAS No. 109. Because NOLs can only be carried forward a limited number of years (IRC §172(b)(1)), SFAS No. 109 requires that a valuation allowance must be established under certain circumstances. Paragraph 96 reads as follows:

"The Board believes that the criterion required for measurement of a deferred tax asset should be one that produces accounting results that come closest to the expected outcome, that is, realization or nonrealization of the deferred tax
asset in future years. For that reason, the Board selected more likely than not as the criterion for measurement of a deferred tax asset. Based on that criterion, (a) recognition of a deferred tax asset that is expected to be realized is required, and (b) recognition of a deferred tax asset that is not expected to be realized is prohibited."

Paragraph 97 reads in part:

"The Board intends more likely than not to mean a level of likelihood that is more than 50 percent."

Paragraph 98 reads in part:

"The board acknowledges that future realization of a tax benefit sometimes will be expected for a portion but not all of a deferred tax asset, and that the dividing line between the two portions may be unclear. In those circumstances, application of judgment based on a careful assessment of all available evidence is required to determine the portion of a deferred tax asset for which it is more likely than not a tax benefit will not be realized."

We define the median \( y^* \) of the function \( F(y) \) to be the solution to:

\[
F(y^*) = 1 = 2:
\]

Because a valuation allowance is required if there is a greater than 50 percent probability that some of the loss \( L \) will not yield a future tax benefit, a valuation allowance must be established if \( L > wy^* \), and cannot be established otherwise. The valuation allowance is:

\[
VA = \max(0; \min(L - wy^*)):
\]

**Market-to-book ratios**

We now examine the market-to-book ratios under uncertainty. As in the preceding section, we consider two types of firms. A type-C firm is one that has not recognized a valuation allowance, so \( VA = 0 \); A type-D firm has recognized a valuation allowance, so \( VA > 0 \); First we consider a type-C firm. Because \( VA = 0 \) for a type-C firm:

\[
-C = \frac{VC_F}{DTA}:
\]
Substituting \(D\text{TA} = \xi L\) and \(V\text{CF}\) from equation (12) yields:

\[
\bar{C} = \frac{R_{L=\infty} y(1 + e^{-r_L y})f(y)dy + R_{1} y(1 + e^{-r y} y) f(y)dy}{\bar{r} L}.
\]  

(16)

The market-to-book ratio \(\bar{C}\) is analogous to \(\bar{A}\); the difference is that \(Y\) is a random variable instead of a constant. However, whereas \(\bar{A}\) only reflects time value of money considerations, \(\bar{C}\) reflects both time value considerations and the possibility that part of the loss \(L\) expires unused. To quantify the effect of an expiring loss on \(\bar{C}\); we derive upper and lower bounds on \(\bar{C}\) in absence of time value considerations, i.e., when the interest rate \(r\) equals zero.

**Proposition 3** \(\frac{1}{2} < \lim_{r!0} \bar{C} < 1\):

The proof appears in the appendix.

The lower and upper bounds of \(\bar{C}\) reflect the valuation allowance rules of SFAS 109. The probability of losing a portion of a firm’s loss carryover can be as low as zero percent or as high as 50 percent without recognizing a valuation allowance. When \(L\) is sufficiently small, the probability that the tax benefit associated with \(L\) is fully used is close to one, and so \(\bar{C}\) is close to one when \(L\) is close to zero. As \(L\) increases, \(\bar{C}\) falls because the probability that some of the loss \(L\) will expire unused grows. This probability can be as high as 50 percent without recognizing a valuation allowance.

Next, we consider the market-to-book ratio for a firm for which \(V\text{A} = \xi (L_1 - \alpha y^n)\); which we refer to as a type-D firm. Because \(V\text{A} > 0\) for a type-D firm:

\[
\bar{D} = \frac{V\text{CF}}{D\text{TA} - V\text{A}}.
\]  

(17)

Substituting \(D\text{TA} = \xi L; V\text{A} = \xi (L_1 - \alpha y^n)\) and \(V\text{CF}\) from (12) yields:

\[
\bar{D} = \frac{R_{L=\infty} y(1 + e^{-r_L y})f(y)dy + R_{1} y(1 + e^{-r y} y) f(y)dy}{\bar{r} y^n}.
\]  

(18)

As was the case with \(\bar{C}\); \(\bar{D}\) reflects both time value of money considerations and the difference between the expected future tax savings and the book value of the tax loss carryforward. To quantify this difference, we again determine the upper and lower bounds of \(\bar{D}\) when \(r = 0\):

**Proposition 4** \(\frac{1}{2} < \lim_{r!0} \bar{D} < \frac{E[Y]}{y^n}\):
The proof appears in the appendix.

As \( L \) grows sufficiently large, the probability that some of the loss will expire converges to one. As that happens, the market-to-book ratio \( \bar{D} \) converges to \( \frac{E[Y]}{y^\alpha} \), which is the ratio of the expected level of future tax benefits \( \int_0^\infty y \Pr[Y < y] \text{ d}y \) to the amount of future tax benefits that are expected on the balance sheet \( \int_0^\infty y \Pr[DTA - VA < y] \text{ d}y \): The VA may overstate the expected unused portion of the loss because VA reflects the median unused loss while the stock price reflects the mean unused loss. If the distribution \( f(y) \) is positively skewed, \( \bar{D} \) may exceed one. The fact that the coefficient can become greater than one if \( f(y) \) has positive skew is illustrated in the following example.

Example 5 Let \( Y \) be lognormally distributed with a location parameter \( \bar{Y} \) and dispersion parameter \( \sigma \). Then \( E[Y] = e^{\bar{Y} + \frac{1}{2}\sigma^2} \), \( y^\alpha = e^\bar{Y} \), and \( \frac{E[Y]}{y^\alpha} = e^\frac{1}{2}\sigma^2 \). Because an increase in \( \frac{1}{2}\sigma^2 \) increases \( E[Y] \) but not \( y^\alpha \), \( \frac{E[Y]}{y^\alpha} \) could exceed one by a substantial margin.

Note that, since the ratio \( \frac{E[Y]}{y^\alpha} \) can become substantially larger than one, the market-to-book ratio can also exceed one for positive \( r \).

Next, we examine the effects of the parameters \( L \) and \( w \) on the market-to-book ratios \( \bar{C} \) and \( \bar{D} \). As before, we focus on the special case in which \( r = 0 \) in this section so as to distinguish between the effects of present value discounting from the differences between the book value of the deferred tax asset and the expected future tax savings associated with that asset.

Proposition 6 examines the effect of the loss \( L \) on the market-to-book ratios.

**Proposition 6** When \( r = 0 \):

(i) \( \lim_{L \to 0} \bar{C} = 1 \)

(ii) \( \frac{\partial \bar{C}}{\partial L} < 0 \)

(iii) When \( L = \frac{w^\alpha}{y^\alpha} \), \( \bar{C} = \bar{D} \)

(iv) \( \frac{\partial \bar{D}}{\partial L} > 0 \)

(v) \( \lim_{L \to 1} \bar{D} = \frac{E[Y]}{y^\alpha} \)

The proof appears in the appendix.

Proposition 6 shows that the relation between \( L \) and the market-to-book ratio \( \bar{D} \) is not monotone. When \( L \) is close to zero, the probability that it will yield a tax benefit of \( \bar{L} \) is close to one, so the market-to-book ratio is close to one. As \( L \) grows, both the market and book values grow; however, the market value grows more slowly because the
The probability that some of the loss will expire unused grows with $L$; this causes the market-to-book ratio to decline when $0 < L < wy^\alpha$: When $L > wy^\alpha$, the market value continues to grow with $L$, while the book value remains at $wy^\alpha$; this causes the market-to-book ratio to increase as $L$ increases. As $L$ becomes arbitrarily large, the market-to-book ratio converges to the ratio of the mean future tax savings to the median future tax savings.

Proposition 7 examines the effect of the expiration date $w$ on the market-to-book ratios.

**Proposition 7** When $r = 0$:

(i) \[ \lim_{w \to 0} \frac{-1}{-D} = \frac{E[Y]}{y^\alpha} \]

(ii) \[ \frac{\partial D}{\partial w} < 0 \]

(iii) When $w = \frac{L}{y^\alpha}$; \[ -C = -D \]

(iv) \[ \frac{\partial C}{\partial w} > 0 \]

(v) \[ \lim_{w \to 1} -C = 1 \]

The proof appears in the appendix.

As was the case in proposition 6, proposition 7 shows that the market-to-book ratios of type-C and type-D firms respond differently to changes in $w$: When $w$ is close to zero, the probability that some of the loss carryover will expire unused is close to one, causing the market-to-book ratio to converge to the ratio of the mean future tax savings to the median future tax savings. As $w$ increases, both the market and book values increase; however, the market value grows more slowly, which causes the market-to-book ratio to decline when $0 < w < \frac{L}{y^\alpha}$: When $w > \frac{L}{y^\alpha}$, the market value continues to grow, while the book value remains at $\omega L$; this causes the market-to-book ratio to increase as $w$ increases. As $w$ becomes arbitrarily large, the market-to-book ratio converges to one because the probability that the loss will yield a future tax benefit converges to one.

Propositions 6 and 7 suggest that if one wants to examine the cross-sectional variation in market-to-book ratios, firms with and without valuation allowances should be examined separately because $-\omega$ behaves differently as $w$ and $L$ change for firms with and without valuation allowances.

### 4 EFFECTS OF Section 382 LIMITATIONS

Section 382 of the Internal Revenue Code limits the use of the tax loss carryforward of a corporation that is acquired in a merger or stock purchase. The annual limitation is the
product of the value of the acquired corporation and the long-term tax-exempt interest rate (IRC §382(b)(1)). In this section, we examine the effects of the §382 limitation on the market-to-book ratio of the loss carryforward. As in section 3, we pay particular attention to the special case in which \( r = 0 \).

We let the parameter \( \frac{1}{4} \) denote the maximum amount of loss carryforward that can be used per unit of time under §382. This implies that the amount of the loss that is used per unit of time equals:

\[
Z = \min \frac{1}{4} Y \quad \text{g}: \tag{19}
\]

**Valuation**

First, we consider the market value of the NOL carryforward. There are two cases to consider. First, when \( \frac{1}{4} w < L \), some part of the loss will expire unused at date \( w \), because the maximum amount of loss that can be used equals \( \min \frac{1}{4} Y \) \( g \) \( w \) \( \frac{1}{4} w < L \). Equation (12) and the fact that the amount of the loss used per unit of time equals \( \frac{1}{4} \) when \( y > \frac{1}{4} \) implies that:

\[
VCF = \frac{1}{r} \int_{\frac{1}{4}} \int \left( 1 - e^{-rw} \right) f(y) dy + \frac{1}{r} \int_{\frac{1}{4}} \left( 1 - e^{-rw} \right) f(y) dy: \tag{20}
\]

Second, when \( \frac{1}{4} w > L \), the level of income \( y \) will determine whether some of the loss will expire unused. When \( y < L = w \), part of the loss will expire unused at date \( w \). When \( L = w < y < \frac{1}{4} \) all the loss will be used by date \( L = y \). Finally, when \( y > \frac{1}{4} \) all the loss will be used, but due to the §382 limitation, this will only happen at date \( L = \frac{1}{4} > L = y \) because the amount that can be used per unit of time equals \( \frac{1}{4} < y \). Therefore, equations (3) and (5) lead to the following expression for the market value of the NOL carryforward:

\[
VCF = \frac{1}{r} \int_{\frac{1}{4}} \int \left( 1 - e^{-rL} \right) f(y) dy + \frac{1}{r} \int_{\frac{1}{4}} \left( 1 - e^{-rL} \right) f(y) dy: \tag{21}
\]

**Valuation Allowance**

Because the amount of the loss that can be used per unit of time is the stochastic variable \( Z = \min \frac{1}{4} Y \) \( g \), SFAS No. 109 implies that the valuation allowance equals:

\[
VA = \max 0; (L - wz) g: \tag{22}
\]

where \( z^a \) denotes the median of \( Z \). This in turn implies:

\[
z^a = \min \frac{1}{4} Y z^a g: \tag{23}
\]
Therefore, it follows that

$$VA = \max_0 f(L, i, wy^n)g \text{ if } y^n < \frac{1}{4}$$

$$= \max_0 f(L, i, w^{1/4}g \text{ if } y^n > \frac{1}{4}$$

so that the valuation allowance is not affected by x382 as long as either $\frac{1}{4} > y^n$ or $w^{1/4} > L$. If $\frac{1}{4} < y^n$ and $w^{1/4} < L$, then the x382 limitation changes the book value of the deferred tax asset by increasing the valuation allowance.

**Market-to-book ratio**

The effect of a x382 limitation on the market-to-book ratio depends on whether the limitation changes the valuation allowance. If it does not, the limitation decreases the market value of the carryforward without decreasing its book value, which causes the market-to-book ratio to decrease.

**Proposition 8** If either $\frac{1}{4} > y^n$ or $\frac{1}{4} > \frac{1}{w}$; the x382 limitation decreases the market-to-book ratio.

The proof appears in the appendix.

Next, we consider the case in which the x382 limitation affects both the market value and the book value of the loss carryforward, which occurs when $\frac{1}{4} < y^n$ and $\frac{1}{4} < \frac{1}{w}$. In that case, the net book value of the loss carryforward is $\xi w^{1/4}$ and the market-to-book ratio ($\frac{1}{E}$) is:

$$\frac{1}{E} = \frac{\int_0^{\frac{1}{4}} y(1 - e^{i r w})f(y)dy + \int_{\frac{1}{4}}^{1} \frac{1}{4}(1 - e^{i r w})f(y)dy}{r w^{1/4}}.$$  \hspace{1cm} (24)

When the x382 limitation reduces the net book value of the loss carryforward by increasing the valuation allowance $VA$; the limitation causes the market-to-book ratio to increase.

**Proposition 9** Let $\frac{1}{4} < \frac{1}{w}$; $\frac{1}{4} < y^n$; and $r = 0$: Then the x382 limitation increases the market-to-book ratio.

The proof appears in the appendix.

Propositions 8 and 9 show that the x382 limitation could either increase or decrease a firm's market-to-book ratio. The limitation always decreases the market value of the loss carryforward, but only decreases the net book value of the loss carryforward...
when the limitation is sufficiently low. Therefore, for sufficiently large values of $\frac{1}{4}(\frac{1}{4} > \min fL = w; y^g)$, the limitation decreases the market-to-book ratio because it decreases the market value but has no effect on the book value. But if the limitation is low enough to affect the firm's valuation allowance, then the x382 limitation increases the market-to-book ratio.

5 CONCLUSIONS

This paper examines the ratio of the market value to book value of a firm's tax loss carryforward. We examine three settings: certainty, uncertainty without a x382 limitation, and uncertainty with a x382 limitation. In the last two settings we focus on the special case in which the interest rate is zero so as to distinguish between the effects of time value of money considerations and the effects of losing a tax benefit due to the statutory expiration of a tax loss carryforward.

The certainty case shows that the failure to discount the book value of a loss carryforward to its present value causes the market-to-book ratio to be less than one. Under certainty, the market-to-book ratio depends on the number of years that the loss carryover will shelter a firm's income from tax. The market-to-book ratio of a firm that will lose a tax benefit because the loss carryover expires unused could be greater than or less than the ratio of a firm with a loss that will not expire, because expiration causes both the market value and the book value of the loss to decrease. The critical feature is the time period over which the loss is used, not whether some of the loss expires unused.

The uncertainty case shows that the ratio of the future expected tax benefit from the loss carryforward (that is, the market value when the interest rate is zero) to the book value of the loss carryforward could be less than or greater than one. When there is more than a 50 percent chance that the loss will yield a future tax benefit, the full amount of the loss carryforward is recorded as a deferred tax asset; in that case, the market-to-book ratio is less than one. But when there is more than a 50 percent chance that part of the loss will expire unused, the market-to-book ratio can exceed one. This occurs because the market value reflects the mean future tax benefit, whereas the book value reflects the median future tax benefit. Positive skewness in the distribution of future taxable income can cause the market-to-book ratio to exceed one. The uncertainty case also suggests that the effects of the size of the loss and the length of time until the loss expires have different effects on the market-to-book ratio for firms with and without a valuation allowance (which is recorded when the probability of a loss expiring exceeds
50 percent.) Our results suggest that when conducting an empirical analysis of firms with tax loss carryforwards, one should segregate firms with and without a valuation allowance, because the relation between the market value and book value of the loss carryforwards are different for the two types of firms.

The presence of a x382 limitation triggered by the acquisition of a corporation with a loss carryforward could either decrease or increase the market-to-book ratio, depending on whether the limitation affects both the market value and book value or just the market value. If the limitation does not affect the firm's valuation allowance, then the x382 limitation decreases the firm's market-to-book ratio; if the limitation causes the valuation allowance to increase (thus decreasing the net book value of the deferred tax asset), then the limitation increases the firm's market-to-book ratio.

REFERENCES


APPENDIX

Proof of Proposition 1: i) The definitions of type-A and type-B rms imply that \( \frac{L_A}{w_A} < y < \frac{L_B}{w_B} \): The ratios \( -A \) and \( -B \) are both of the form \( \frac{L_A}{z} \); where \( z = \frac{L_A}{y} \) for \( -rm A \) and \( z = rw_B \) for \( -rm B \). The expression \( \frac{L_A}{z} \) is decreasing in \( z \); which implies that \( -A \) \( \frac{L_A}{y} \) if and only if \( \frac{L_A}{y} < w_B \).

Proof of Proposition 3: Applying L'Hopital's rule to equation (16) and evaluating it at \( r = 0 \) yields:

\[
C = \int_{0}^{y} y f(y) dy + \int_{y}^{w} f(y) dy \quad \text{(A.1)}
\]

Differentiating \( C \) with respect to \( L \) indicates that when \( r = 0 \); \( -C \) is decreasing in \( L \): For any type-C \( -rm \), \( 0 < L < wy \). Once again applying L'Hopital's rule shows that, when \( r = 0 \); \( -C \) approaches one as \( L \) approaches zero, which yields the upper bound of \( -C = 1 \): Substituting \( L = wy \) into equation (A.1) yields \( -C = \int_{0}^{y} y f(y) dy + \int_{y}^{w} f(y) dy \): The first term could be arbitrarily close to zero; the second term equals \( \frac{1}{2} \) \( \text{F}(y) \); and thus the lower bound of \( -C \) is \( \frac{1}{2} \).

Proof of Proposition 4: Applying L'Hopital's rule to equation (18) and evaluating it at \( r = 0 \) yields:

\[
D = \frac{r_0 u_0 f(y) dy + \int_{y}^{w} f(y) dy}{wy^2} \quad \text{(A.2)}
\]

Differentiating \( D \) with respect to \( L \) indicates that when \( r = 0 \); \( -D \) is increasing in \( L \): For any type-D \( -rm \), \( L > wy \). Substituting \( L = wy \) into equation (A.2) yields \( Z \)

\[
D = \int_{0}^{y} y f(y) dy + \int_{y}^{w} f(y) dy
\]

The first term could be arbitrarily close to zero; the second term equals \( \frac{1}{2} \) \( \text{F}(y) \); and thus the lower bound of \( -D \) is \( \frac{1}{2} \): Applying L'Hopital's rule shows that, when \( r = 0 \);

\[
- D \text{ converges to } \int_{0}^{y} y f(y) dy \\
\text{as } L \text{ approaches infinity, so the upper bound of } -D \text{ is } \frac{\text{F}(y)}{y}.
\]

Proof of Proposition 6: When \( 0 \leq L < wy \); \( VA = 0 \) and thus the market-to-book ratio is \( -C \): When \( L > wy \); \( VA > 0 \) and thus the market-to-book ratio is \( -D \):

(i) Applying L'Hopital's rule to equation (A.1) and evaluating it at \( L = 0 \) yields \( -C = \int_{0}^{y} f(y) dy = 1 \):
(ii) \( \frac{\partial C}{\partial L} = i \frac{\int_{0}^{\frac{L}{w}} \frac{yf(y)}{y} dy}{L^2} < 0: \)

(iii) Substituting \( L = wy \) into equations (A.1) and (A.2) yields \( C = D = \int_{0}^{\frac{y}{y^*}} f(y) dy + \int_{0}^{\frac{y}{y^*}} f(y) dy: \)

(iv) \( \frac{\partial D}{\partial L} = \frac{\int_{0}^{\frac{L}{w}} \frac{yf(y)}{y} dy}{\frac{y}{y^*}} > 0: \)

(v) Applying L'Hopital's rule to equation (A.2) and evaluating it as \( L \to 1 \) yields

Proof of Proposition 7: When \( 0 < w < \frac{1}{y^*}; VA > 0 \) and thus the market-to-book ratio is \( D \): When \( w > \frac{1}{y^*}; VA = 0 \) and thus the market-to-book ratio is \( C \):

(i) Applying L'Hopital's rule to equation (A.2) and evaluating it at \( w = 0 \) yields

\( D = \frac{\int_{0}^{\frac{y}{y^*}} f(y) dy}{\frac{y}{y^*}} = \frac{E[Y]}{y^*}: \)

(ii) \( \frac{\partial D}{\partial w} = \frac{\int_{0}^{\frac{L}{w}} \frac{yf(y)}{y} dy}{\frac{y}{y^*}} < 0: \)

(iii) Substituting \( w = \frac{1}{y^*} \) into equations (A.1) and (A.2) yields \( C = D = \int_{0}^{\frac{y}{y^*}} f(y) dy + \int_{0}^{\frac{y}{y^*}} f(y) dy:

(iv) \( \frac{\partial C}{\partial w} = \frac{\int_{0}^{\frac{L}{w}} \frac{yf(y)}{y} dy}{L} > 0: \)

(v) Applying L'Hopital's rule to equation (A.1) and evaluating it as \( w \to 1 \) yields

proof of Proposition 8: There are two cases to consider. If \( \frac{1}{y^*} < \frac{1}{w}; \) then the effect of the \( x382 \) limitation on VCF is equal to the difference between equations (12) and (20). Differentiating equation (20) with respect to \( \frac{1}{w} \) yields:

\[ \frac{\partial VCF}{\partial \frac{1}{w}} = i \left( \frac{1}{y^*} \right) \frac{\int_{0}^{\frac{y}{y^*}} f(y) dy}{r} > 0: \]  

(A.3)

Therefore, we need only show that equation (12) exceeds equation (20) when \( \frac{1}{w} = \frac{1}{w} \): Subtracting equation (20) from equation (12) and setting \( \frac{1}{w} = \frac{1}{w} \) yields:

\[ \int_{L=w}^{1} \left( \frac{1}{y^*} \right) \frac{\int_{0}^{\frac{y}{y^*}} f(y) dy}{rL} \left( \frac{1}{y^*} \right) \frac{e^{rL}}{rL} \right) f(y) dy > 0: \]  

(A.4)
If \( \frac{1}{4} > \frac{L}{w} \); then the effect of the x382 limitation on \( VCF \) is equal to the difference between equations (12) and (21). Differentiating equation (21) with respect to \( \frac{1}{4} \) yields:

\[
\frac{\partial VCF}{\partial \frac{1}{4}} = \frac{i}{r} \left( 1 - e^{rL} \right) \frac{R_1}{\frac{1}{4}} f(y) dy > 0;
\]  
(A.5)

Furthermore, equation (21) converges to equation (12) as \( \frac{1}{4} \) approaches infinity, and thus equation (12) exceeds equation (21) for all finite values of \( \frac{1}{4} \). *\( \square \)

Proof of Proposition 9: There are two cases to consider, \( y^u > \frac{L}{w} \) and \( y^u < \frac{L}{w} \): If \( y^u > \frac{L}{w} \); then without the x382 limitation, \( VA = 0 \) and the market-to-book ratio is \( C \) from equation (A.1). Applying L’hopital’s rule to equation (24) shows that when \( r = 0 \):

\[
\bar{E} = \frac{Z}{\frac{1}{4}} y f(y) dy + \frac{Z_1}{\frac{1}{4}} f(y) dy;
\]  
(A.6)

Differentiating equation (A.6) with respect to \( \frac{1}{4} \) yields:

\[
\frac{\partial \bar{E}}{\partial \frac{1}{4}} = i \frac{R_{\frac{1}{4}} y f(y) dy}{\frac{1}{4}} < 0;
\]  
(A.7)

As \( \frac{1}{4} \) converges to \( \frac{L}{w} \); \( \bar{E} \) converges to \( C \): Therefore, \( \bar{E} > C \) whenever \( 0 < \frac{1}{4} < \frac{L}{w} \): If \( y^u < \frac{L}{w} \); then without the x382 limitation, \( VA = \bar{E}(1 - wy^u) \) and the market-to-book ratio is \( D \) from equation (A.2). As \( \frac{1}{4} \) converges to \( y^u \); \( \bar{E} \) converges to \( D \): Because \( \frac{\partial \bar{E}}{\partial y^u} < 0; \bar{E} > D \) whenever \( 0 < \frac{1}{4} < y^u \). *\( \square \)